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15	UNITED STATES OF AMERICA,	) Case No. 18-CR-00258 EJD
16	Plaintiff,	) ) UNITED STATES' OPPOSITION TO ) DEFENDANT RAMESH "SUNNY" BALWANI'S
17	V	) MOTION TO SEVER
18	ELIZABETH HOLMES and RAMESH "SUNNY" BALWANI,	Date: February 10, 2020 Time: 10 a.m.
19	Defendant.	Courtroom: 4, 5 <sup>th</sup> Floor
20	Dolongant.	) [FILED PROVISIONALLY UNDER SEAL PURSUANT TO COURT ORDER OF JANUARY
21		) <u>13, 2020</u> ]
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#### INTRODUCTION

Defendant Ramesh Balwani's motion to sever is premature and unsupported, and should be denied. "Co-defendants jointly charged are, prima facie, to be jointly tried." United States v. Doe, 655 F.2d 920, 926 (9th Cir. 1980). This is particularly true in conspiracy cases. A defendant seeking severance "must demonstrate that a joint trial is so manifestly prejudicial that it outweighs the dominant concern with judicial economy and compels the exercise of the court's discretion to sever." Id. at 926 (quotation omitted).

Balwani's motion is based on the false premise the Court will admit expert and other evidence that Holmes suffered from mental conditions caused by his alleged abuse. Based on the limited record, the Court should not do so.

Nor does the evidence

support Dr. Mechanic's conclusions that Balwani controlled, manipulated, and abused Holmes.

The Court should not decide to sever the trial based on this record. To the extent the Court has questions regarding Dr. Mechanic's potential testimony, the government requests the Court set a *Daubert* hearing.

Even assuming arguendo that some portion of Dr. Mechanic's testimony were admitted after a *Daubert* hearing, Balwani fails to show this will manifestly prejudice him. The Court may elect to limit portions of Dr. Mechanic's testimony because of Rule 403 considerations. And this Court's "careful and frequent limiting instructions to the jury, explaining how and against whom certain evidence may be considered, can reduce or eliminate any possibility of prejudice arising from a joint trial." *United States* v. Fernandez, 388 F.3d 1199, 1243 (9th Cir. 2004).

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Balwani's additional arguments for severance fail. A desire not to investigate a co-defendant's allegation is not a cognizable basis for severance. Balwani also has not shown that Holmes's defense is "so irreconcilable with the core of his own defense that the acceptance of the codefendant's theory by the jury precludes acquittal of the defendant," *United States v. Throckmorton*, 87 F.3d 1069, 1072 (9th Cir. 1996), or that his confrontation rights will be compromised.

Even if Balwani could show the manifest prejudice required, he ignores an appropriate remedy short of severance: empaneling dual juries, a practice which is widely used and accepted in the Ninth Circuit. *Lambright v. Stewart*, 191 F.3d 1181, 1185 (9th Cir. 1999) (en banc).

Finally, if the Court is inclined to grant severance, the Court should try Holmes first. Balwani has failed to show that this would prejudice him. His claim that Holmes's defense will incurably taint the jury pool (and thus he must go first) is not supported by the record. He makes no showing that current publicity is so pervasive and negative that the Court will be unable to select a fair and impartial jury in this large, metropolitan venue, or that Holmes's allegations would significantly alter that reality. Even if he could, the remedy is voir dire and, if necessary, a change of venue, not censorship. Holmes is the lead defendant in this case and the face of Theranos. The victims, the public, and the interests of justice would be disserved by an indefinite delay in resolving her guilt or innocence.

## PROCEDURAL BACKGROUND AND RELEVANT FACTS

## I. Holmes's Potential Rule 12.2(b) Defense Prompts Balwani's Severance Motion

On September 18, 2019, Holmes's counsel advised counsel Balwani's counsel that she would introduce testimony about the "psychological, emotional, and she "suffered . . . at the hands of Mr. Balwani." (See Dec. 3, 2019, Decl. of Jeffrey Coopersmith, Exh. A.) In the letter, Holmes's counsel suggested the main argument in favor of severance for Balwani: "because your client has a Sixth Amendment right to a trial in front of a jury free from bias that arises from issues that do not directly relate to his guilt or innocence of the offenses alleged." (Id. (emphasis in original).)<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> From the context, it is apparent that the Defendants' coordination was part of a joint strategy to obtain severance. Severance would, of course, serve strategic ends for both: Holmes would have the benefit of previewing the government's entire case-in-chief and having trial transcripts for all the government witnesses should her case proceed second. Balwani would have the strategic benefit of not being tried with the number one defendant in the case—the founder and public face of the company—should he proceed to trial first.

Relying entirely on this letter, Balwani moved to sever on December 3, 2019. His first—and main—argument was exactly the one advanced by Holmes's counsel: "a joint trial would prevent the jury from making a reliable judgment about [his] guilt or innocence." (Balwani Mot. to Sever at 7–8 (internal quotations omitted).)

### II. Holmes's Severance Motion and Rule 12.2(b) Notice

On December 16, 2019, Holmes moved to sever, asserting that she would be unable to participate and present her defense due to the "likely physical, psychological, and emotional effects" of being in Balwani's presence during trial, and submitting the unsworn declaration of her expert Dr. Mindy B. Mechanic. (Holmes Mot. to Sever at 4.) She also filed notice under Rule 12.2(b), stating that she "may introduce expert evidence at trial related to a mental condition bearing on guilt."

In her unsworn declaration, Dr. Mechanic stated that her opinions were based on approximately 14 hours of in-person interviews and psychological testing with Holmes, conducted at the law offices of Williams and Connolly in Washington, D.C., as well as interviews of approximately one to two hours each with Holmes's parents, also at Williams and Connolly, and an approximately 90-minute interview with Holmes's brother in San Francisco. (Mechanic Decl. at 3.)

It does not appear that Holmes provided any materials documenting prior mental health treatment or diagnoses to Dr. Mechanic. (See Mechanic Decl. at 3.)

Notably, Dr. Mechanic's declaration did not address the basis for a Rule 12.2(b) defense, nor did Dr. Mechanic opine that Holmes's prior experience of PTSD during the time of the offense would have negated her ability to form the requisite *mens rea* to commit wire fraud. (*See generally* Mechanic Decl.)

## III. Court Orders Holmes to Supplement the Mechanic Declaration to Address Her Rule 12.2(b) Defense During January 13, 2020, Hearing

In its December 30, 2019, administrative motion, the government requested the Court set a schedule for the Rule 12.2 procedures and litigation that would permit the Court to rule on the severance motions after deciding the threshold issue of the admissibility of the Rule 12.2(b) defense and related testimony. During the January 13, 2020, hearing, the government alternatively urged the Court to order Holmes to provide additional support for her Rule 12.2(b) defense before making a final ruling on severance. (Transcript of Jan. 13, 2020, hearing ("Tr.") at 31–32, 37–38, 72–74.) The government noted that the severance motions assumed that the Rule 12.2(b) defense and Holmes's statements detailing her allegations against Balwani would be admitted at trial even though this was not a definite—or even probable—outcome. (*Id.* at 47–48.) The government further highlighted that Holmes had not yet submitted *any* statement from an expert opining that her mental condition at the time of the offense had any bearing on her guilt to commit the charged crime—a prerequisite to establishing the relevance of the allegations against Balwani. (*Id.* at 47.)

At the conclusion of the hearing, the Court ordered Holmes to supplement the Mechanic Declaration by adding "a page or two" to provide "some foundation[]" for the Rule 12.2(b) defense. (Id.

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at 71.) The Court further granted leave to Balwani to supplement his motion to sever to address this amended declaration from Dr. Mechanic. (*Id.* at 50–51, 65.)

## IV. Holmes's Amended Mechanic Declaration and Supplemental Rule 12.2(b) Notice

On January 17, 2020, Holmes filed an amended and sworn declaration of Dr. Mechanic. This amended declaration provided scant support for her Rule 12.2(b) defense. In her Notice of Submission to the Court, Holmes highlighted the one paragraph Dr. Mechanic added to address the Rule 12.2(b) defense: the last paragraph of Section XIV on page 11. This paragraph, however, does not address Holmes's mental state or how her mental conditions affected her *mens rea* at the time of the offense. Instead, the paragraph provides general conclusions about how "abusers assume a rein of control over their victims" and how victims of IPV "are likely to defer to the opinions of the abuser." (Amended Mechanic Decl. at 11.)

At the request of the government, Holmes also provided additional notice of her Rule 12.2(b) defense. (Baehr-Jones Decl., Exh. 2.) Specifically, in a January 17, 2020, letter, Holmes listed Dr. Mechanic as the expert she had engaged for purposes of her Rule 12.2(b) notice. (*Id.*) The letter further stated that the Rule 12.2(b) forensic evaluation of Holmes "has consisted or will consist of semi-structured and structured interviews," as well as the "MMPI-2 test." (*Id.*)

#### V. Dr. Renee Binder's Declaration

The government has retained Dr. Renee Binder to opine on Holmes's noticed Rule 12.2(b) defense.

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#### ARGUMENT

#### I. Legal Standard for Severance

The general rule is that defendants jointly charged are jointly tried. See United States v. Gay, 567 F.2d 916, 919 (9th Cir. 1978), cert. denied, 435 U.S. 999 (1978). This rule applies particularly in conspiracy cases such as this. United States v. Escalante, 637 F.2d 1197, 1201 (9th Cir. 1980); see also Fernandez, 388 F.3d at 1242 (noting that "a joint trial is particularly appropriate where the codefendants are charged with conspiracy"). Federal Rule of Criminal Procedure 14 provides that a district court, in its discretion, may grant a severance when it appears that a joint trial would prejudice a defendant. However, "[t]here is a preference in the federal system for joint trial of defendants who are indicted together." Zafiro v. United States, 506 U.S. 534, 537 (1993). Severance is to be granted only if there is a "serious risk that a joint trial would compromise a specific trial right of [a properly joined defendant] or prevent the jury from making a reliable judgment about guilt or innocence." Id. at 539. Because severance is disfavored, "defendants bear a heavy burden when attempting to obtain reversal of a district court's denial of a motion to sever." United States v. Johnson, 297 F.3d 845, 858 (9th Cir. 2002). "Such decisions will be reversed only when 'the joint trial was so manifestly prejudicial as to require the trial judge to exercise his discretion [on the motion to sever] in just one way, by ordering a separate trial." Id. (quoting United States v. Hanley, 190 F.3d 1017, 1027 (9th Cir. 1999)).

## II. Holmes Does Not Present a Viable Rule 12.2(b) Defense Requiring Severance

Balwani urges the Court to make a final decision on severance based on a potential defense of his co-defendant that is not viable. As set forth below, courts have permitted evidence to be admitted as part of a "mens rea" or Rule 12.2(b) defense in rare and narrowly defined circumstances. Contrary to

defense counsel's representation during the January 13, 2020, hearing, the "threshold for admitting such evidence" is *not* "very low when the issue goes to *mens rea.*" (Tr. at 29.) And it is *not* "likely" that this evidence will come in at trial. (*Id.* at 49.) Quite the opposite: Holmes has not, as part of Defendants' joint severance strategy, provided a basis for the admissibility of her Rule 12.2(b) defense. Holmes's own expert declaration provides no support for admitting this defense, nor does the evidence Holmes submitted to her expert—presumably, the best evidence she can find to support the defense. In contrast, all the available evidence shows a defendant fully in command of her cognitive abilities and fully able to understand the nature and consequences of her actions. There is simply no basis at this juncture for admitting evidence in support of this defense.

Because Holmes's *mens rea* defense is not admissible, neither are her allegations against Balwani. Absent expert testimony connecting these allegations to a mental disorder that tends to negate Holmes's intent, the allegations are wholly irrelevant and should be excluded under Federal Rule of Evidence 403. Severance is unnecessary.

## A. The Limited Admissibility of Psychiatric Evidence to Negate Mens Rea

A defendant's ability to present a "mens rea" defense derives from the Insanity Defense and Reform Act (IDRA) of 1984. The Act established an "affirmative defense" when the defendant "as a result of a severe mental disease or defect, was unable to appreciate the nature and quality or the wrongfulness of his [or her] acts." 18 U.S.C. § 17(a). Congress limited the defense, however, stating explicitly in the Act that a defendant's "[m]ental disease or defect does not otherwise constitute a defense." Id. The statute placed the burden on the defendant to prove the defense "by clear and convincing evidence." 18 U.S.C. § 17(b). Additionally, the burden "of showing that proffered testimony is offered to negate the mens rea element of a crime and not in support of some improper defense theory falls squarely on the defendant." United States v. Baxt, 74 F. Supp. 2d 436, 441 (D.N.J. 1999) (citing United States v. Williams, 95 F.3d 723, 729 (8th Cir. 1996)); see also Daubert v. Merrell Dow Pharm., 43 F.3d 1311, 1316 (9th Cir. 1995) (on remand, holding that proponent of expert testimony must show that evidence is admissible under standards set forth in the Supreme Court's decision); United States v. Starzecpyzel, 880 F. Supp. 1027, 1031 (S.D.N.Y. 1995) (stating that the proponent of expert evidence bears the burden of producing facts to establish admissibility).

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As part of the same statute, Congress also enacted Federal Rule of Evidence 704(b), which prohibits experts from stating an opinion or inference as to the ultimate issue of whether a defendant did or did not have the mental state constituting an element of the charged crime. See United States v. Cohen, 510 F.3d 1114, 1125 (9th Cir. 2007) ("Even if expert testimony would 'assist the trier of fact' within the meaning of Rule 702, such testimony may be excluded under Rule 704(b) if the testimony 'state[s] an opinion or inference as to whether the defendant did or did not have the mental state or condition constituting an element of the crime charged . . . . ") (quoting Fed. R. Evid. 704(b)).

Courts have consistently cautioned that under the IDRA, the admission of mental defect evidence should be permitted only in rare and narrowly defined circumstances. As the Third Circuit observed in United States v. Pohlot:

Only in the rare case, however, will even a legally insane defendant actually lack the requisite mens rea purely because of mental defect . . . [A] man who commits murder because he feels compelled by demons still possesses the mens rea required The government's burden of proving mens rea is therefore considerably less onerous than its previous burden of proving sanity.

827 F.2d 889, 900 (3d Cir. 1987) cert. denied, 484 U.S. 1011 (1988), (citations omitted); United States v. Twine, 853 F.2d 676, 679 (9th Cir. 1988) (citing Pohlot and finding "a careful reading of the 1984 Act and its history persuades us that Congress intended to restrict a defendant's ability to excuse guilt with mental defect evidence, curtailing the insanity defense"); see also United States v. Cameron, 907 F.2d 1051, 1066 (11th Cir. 1990) (only rarely will defendant be able to show lack of mens rea due to mental defect); United States v. Whitehead, 896 F.2d 432, 436 n.6 (9th Cir. 1990) ("Significantly, the 1984 Act limits the insanity defense to those mental disorders that are 'severe.'") (quoting S. Rep. No. 98-225, 98th Cong. 2d Sess. 229); United States v. Agnello, 158 F. Supp. 2d 285, 287 (E.D.N.Y. 2001) (where evidence of mental abnormality is offered in support of a legally unacceptable theory of lack of mens rea, it must be excluded); United States v. Mezvinsky, 206 F. Supp. 2d 661, 664 (E.D. Pa. 2002) (recognizing that the IDRA leaves only a "narrow ray of light" for the admission of psychiatric evidence to negate intent).

Accordingly, "Congress has instructed courts to be extremely cautious" when confronted with an effort to introduce psychiatric evidence to negate intent. United States v. Richards, 9 F. Supp. 2d 455, 457 (D.N.J. 1998); see also Pohlot, 827 F.2d at 905 (encouraging the careful examination of psychiatric GOV. OPP. TO BALWANI MOT. TO SEVER

testimony purportedly offered to negate intent because of the "strong danger of misuse" in this area); 
Mezvinsky, 206 F. Supp. 2d at 665 (same). Such caution is warranted because of the high likelihood that the introduction of such evidence—even if characterized as strictly relevant to negate intent—will result in the resurrection of precisely the kinds of defenses that the IDRA was enacted to prohibit. See, e.g., 
Cameron, 907 F.2d at 1066; Agnello, 158 F. Supp. 2d at 287; Richards, 9 F. Supp. 2d at 457. See also 
United States v. Schneider, 111 F.3d 197, 203 (1st Cir. 1997) (noting that psychiatric evidence offered to negate intent "tends to reintroduce the very concepts that Congress wanted to exclude and thereby to 
mislead the jury"); United States v. Boykoff, 186 F. Supp. 2d 347, 350 (S.D.N.Y. 2002) (same).

# B. Psychiatric Evidence Must Be Directly Linked to the *Mens Rea* at Issue in a Particular Case to Be Admissible

In light of the IDRA, a defendant may only present "psychiatric evidence which negates the mens rea element of a charged crime." United States v. Wescott, 83 F.3d 1354, 1358 (11th Cir. 1996). Accordingly, in determining whether evidence of a psychiatric impairment is admissible for this purpose, courts have required the defendant to demonstrate clearly, in advance of trial, that there is a direct link between such evidence and the specific mens rea that the government must prove. Cameron, 907 F.2d at 1067; Boykoff, 186 F. Supp. 2d at 349 (recognizing that courts have "refused to admit mental disease evidence where no direct link could be established between it and the issue of mens rea"); United States v. Pirro, 76 F. Supp. 2d 478, 485 (S.D.N.Y. 1999) ("Mental disease evidence is generally excluded where no link is demonstrated between the evidence and the defendant's mens rea or where the defendant could not demonstrate that he actually lacked mens rea at the time of the offense because of any psychological defect."); Baxt, 74 F. Supp. 2d at 440–41 (evidence of impaired judgment is not evidence of a lack of mens rea).

It is not enough for a defendant to show that her psychiatric condition adversely affected her state of mind during the relevant time. See, e.g., Mezvinsky, 206 F. Supp. 2d at 672–73; Richards, 9 F. Supp. 2d at 459 (in embezzlement case, court excluded evidence defendant was suffering from extreme case of Major Depression Disorder which substantially impaired his judgment because no link was established between that evidence and lack of mens rea). The defendant must instead show that because of a mental defect at the time she committed the crimes alleged, she did not have the requisite intent to

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be found guilty. See, e.g., Agnello, 158 F. Supp. 2d at 287-88 (court excluded evidence defendant suffered from bipolar disorder because defendant "failed to establish the necessary link or fit").

Significantly, "[c]onclusory statements by a defendant['s experts] about the link between psychiatric evidence and the defendant's mens rea at the time the alleged crime was committed do not render the evidence admissible." Baxt, 74 F. Supp. 2d at 440; see also United States v. Bennett, 161 F.3d 171, 181, 185 (3d Cir. 1998). Courts determining whether to admit such evidence have instead insisted on a reasoned explanation, based on the relevant facts and sound scientific principles, demonstrating that a defendant lacked the requisite intent to commit the alleged offenses at the time of those offenses. "This burden of showing that proffered testimony is offered to negate the mens rea element of a crime and not in support of some improper defense theory falls squarely on the defendant." Baxt, 74 F. Supp. 2d at 441 (citing United States v. Williams, 95 F.3d 723, 729 (8th Cir. 1996)).

In giving effect to the legislative judgments reflected in the IDRA, courts have relied on Rule 702 and the standards articulated by the Supreme Court in Daubert to exclude expert psychiatric evidence that does not actually negate the particular form of mens rea that must be established in a given case. As the court explained in United States v. Towns:

While the rules allow for expert testimony relating to mens rea under certain circumstances, Daubert makes it clear that the proffered expert testimony must have some valid scientific connection to the facts of the case in order to be helpful to the finder of fact, and therefore relevant.

19 F. Supp. 2d 67, 71 (W.D.N.Y. 1998) (internal citations omitted). Where expert psychiatric testimony does not demonstrate a lack of mens rea at the relevant time, but instead serves only to explain or justify a defendant's conduct, courts have consistently excluded such evidence as failing to meet the requirements of relevance and helpfulness under Rule 702 and Daubert. See Mezvinsky, 206 F. Supp. 2d at 674; United States v. Pendergraft, 120 F. Supp. 2d 1339, 1344 (M.D. Fla. 2000); Boykoff, 186 F. Supp. 2d at 349; United States v. Griffin, No. (S6) 94 CR. 631 (AGS), 1996 WL 140073, at \*10-11 (S.D.N.Y. Mar. 27, 1996).

In United States v. Scholl, for example, the Ninth Circuit upheld limitations on expert testimony under Rule 12.2(b) that did not explain how the disorder would undermine a defendant's intentional criminal conduct. 166 F.3d 964, 970 (9th Cir. 1999). There, the defendant, who was charged with filing false tax returns, argued that the district court had erred in excluding under Rule 702 the testimony of an expert on compulsive gambling who would have testified that pathological gamblers, like the defendant, "have distortions in thinking and 'denial,' which impact their ability and emotional wherewithal to keep records." *Id.* The Ninth Circuit affirmed, noting that there was no evidence presented at the *Daubert* hearing that addicted gamblers were incapable of truthfully reporting their gambling income. *Id.* "[E]vidence that compulsive gamblers are in denial . . . would not tend to show that Scholl did not believe his tax return to be correct." *Id.* at 971.

Moreover, even where proffered psychiatric evidence has some relevance to the issue of *mens rea*, it may be excluded for failing the test of admissibility under Rule 403. As discussed above, the courts have often recognized that the use of mental disease evidence to negate specific intent "tends to reintroduce the very concepts that Congress wanted to exclude [in enacting the IDRA] and thereby to mislead the jury." *Schneider*, 111 F.3d at 203. Such evidence "presents an inherent danger that it will distract the jury from focusing on the actual presence or absence of *mens rea*." *Cameron*, 907 F.2d at 1067. As the court cautioned in *Pohlot*:

Psychiatrists are capable of supplying elastic descriptions of mental states that appear to but do not truly negate the legal requirements of mens rea. Presenting defense theories or psychiatric testimony to juries that do not truly negate mens rea may cause confusion about what the law requires.

827 F. 2d at 890. For these reasons, such evidence, even if relevant and helpful under Rules 401 and 702, is properly excluded under Rule 403 where its capacity to mislead and confuse the jury substantially outweighs whatever limited probative value it may have. *See, e.g., Agnello*, 158 F. Supp. 2d at 289–90 (proffered testimony regarding defendant's bipolar disorder could mislead the jury into thinking such evidence excused the offense); *Griffin*, 1996 WL 140073, at \*10 ("expert psychiatric testimony regarding inherently malleable psychological testimony can be misused at trial to mislead or confuse the jury") (internal quotations omitted); *United States v. Vinieris*, 611 F. Supp. 1046, 1049 (S.D.N.Y. 1985) (excluding proffered psychiatric testimony under Rules 403 and 702 "upon the ground that it would not assist the trier of fact to understand the evidence or to determine a fact in issue and that, even if relevant, its probative value [was] substantially outweighed by the danger of confusion of the issues or of misleading the jury").

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#### There Is No Evidence Showing Holmes Had a Severe Mental Disease or Defect That C. Undermined Her Ability to Form the Intent to Commit Wire Fraud

Holmes has failed to meet the standard set forth above for admitting evidence in support of a mens rea defense. In this case, Holmes is charged with conspiracy to commit wire fraud and wire fraud. The mens rea for wire fraud is that Holmes acted with the "intent to defraud." Ninth Cir. Model Crim. J. Instr. 8.124. This means that she must have acted "knowingly" and "with the intent to deceive or cheat." Id. Therefore, to be admissible under Daubert and Pohlot, Dr. Mechanic's testimony must address Holmes's psychological condition at the time of those schemes and how her mental condition then rendered her incapable of deceit. See Mezvinsky, 206 F. Supp. 2d at 668 ("Mezvinsky's mens rea defense, therefore, must be probative as to whether he had the mental capacity to form such an intention over the twelve-year course of his alleged two dozen schemes to defraud.").

#### Dr. Mechanic's Amended Declaration Does Not Support a Rule 12.2(b) 1. Defense

(Amended Mechanic Decl. at 14.) This is exactly the kind of opinion that courts have excluded for failing to address the mens rea for the offense. See, e.g., Mezvinsky, 206 F. Supp. 2d at 672-73 ("To be sure, [defendant's] experts are prepared to testify at length that [his] [bipolar disorder] resulted in 'poor judgment' and 'bad choices,' but none is in a position to state that, at the relevant time, [he] did not have the capacity to deceive."); Richards, 9 F. Supp. 2d at 459 (in embezzlement case, court excluded evidence defendant suffered extreme case of Major Depression Disorder which substantially impaired his judgment because no link was established between that evidence and supposed lack of mens rea). GOV. OPP. TO BALWANI MOT. TO SEVER

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. See United States v. Byers, 730 F.2d 568, 571 (9th Cir. 1984) (affirming the exclusion of "ambiguous" psychiatric testimony that would not "have materially assisted a jury in determining whether Byers committed a voluntary, intentional violation of known legal duty").

expert opinions the Ninth Circuit has held probative and admissible to a *mens rea* defense. In *United States v. Cohen*, for instance, the Ninth Circuit held that the expert opinion directly connected the defendant's disorder with his ability to form the "willfulness" necessary to commit tax fraud—a higher level of intent than required for wire fraud. 510 F.3d at 1123. There, the defense psychiatrist described Cohen as "irrational to the point of dysfunction," and directly tied this condition to Cohen's inability to have a criminal "will." *Id*; *see also United States v. Sandoval-Mendoza*, 472 F.3d 645 (9th Cir. 2006) (both government and defense experts agreed that defendant suffered from an actual, unusually large pituitary tumor that compressed defendant's frontal lobe, causing brain damage with demonstrated impacts on his reasoning processes).

those excluded by the district court in United States v. Cruz-Ramirez, No. CR 08-0730 WHA, 2011 WL 2446278 (N.D. Cal. June 17, 2011). There, the court held the proposed expert testimony had "quite minimal" probative value where one of the defense experts admitted that he "did not purport to address a number of issues that might be raised in a criminal case, such as mental state at the time of the crime, insanity, or competence to stand trial."

Id. at \*5. The expert further admitted that his testing/evaluation results were "not definitive" and "a broader assessment would have been required" to examine issues like mens rea and insanity. Id. The court ultimately excluded both proposed defense experts under Rule 403, finding the minimal probative value would have been outweighed by the confusion generated from extensive examination and cross-examination about vague diagnoses with little relevance to the charged conduct. Id. at \*6.

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8	These are
9	materials the Court should have the opportunity to review before deciding severance.
10	Based on what is currently before the Court, Holmes has not provided any admissible expert
11	testimony in support of her potential Rule 12.2(b) defense.
12	2. Evidence Provided to Dr. Mechanic Does Not Support a Rule 12.2(b) Defense
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27 28	<sup>2</sup> The government asked Dr. Binder to review only the evidence provided to Dr. Mechanic for purposes of responding to the severance motions.
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Evidence Holmes Failed to Provide to Dr. Mechanic Shows She Understood 3. the Nature and Quality of Her Actions Holmes also failed to provide Dr. Mechanic with critical evidence that Holmes knew exactly what she was doing when she committed the fraud. For example, the government has produced numerous videos of media interviews Holmes gave during the time of the alleged fraud. In the videos, <sup>4</sup> This text occurred on the same day Holmes said at a Wall Street Journal conference, "We have never used commercially available lab equipment for fingerstick-based tests." See https://www.wsj.com/video/full-interview-theranos-ceo-elizabeth-holmes/B3D6EAD3-02E9-4C0C-A230-297DE5ADECF3.html.

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Holmes appears to understand the nature of her actions, the consequences of her mistakes, and even shows remorse for Theranos's failures in lab safety.

For example, after *The Wall Street Journal* article broke on October 15, 2015, Holmes appeared on CNBC *Mad Money* and, during a nearly ten-minute interview, defended Theranos, at one point claiming falsely, "I was personally shocked to see that the *Journal* would publish something like this when we had sent them over a thousand pages of documentation demonstrating that the statements in their piece were false." (Baehr-Jones Decl., Exh. 3, *available at:* https://www.cnbc.com/ 2015/10/15/ theranos-ceo-fires-back-at-wsj-i-was-shocked.html.) In an interview with Maria Shriver for the *Today Show* on April 18, 2016, Holmes accepted responsibility for the failures in lab safety and accuracy that prompted the CLIA shutdown. (Baehr-Jones Decl., Exh. 4, *available at:* www.today.com/ video/theranos-ceo-elizabeth-holmes-i-m-devastated-about-blood-test-issues-668286019825.) Holmes stated to Ms. Shriver, "I feel devastated that we did not catch and fix these issues faster." Ms. Shriver then asked whether Holmes held herself responsible. She responded, "I'm the founder and CEO of this company, anything that happens in this company is my responsibility at the end of the day."

These videos reveal a person adeptly answering questions and articulating justifications for the fraud. This is precisely the kind of evidence that would be probative of her mental state and her intent at the time of the crime. See United States v. Hiebert, 30 F.3d 1005, 1007 (8th Cir. 1994) ("A defendant's attempt to conceal his commission of a crime suggests that he knows the action is wrongful, and the defendant's knowledge that one crime was wrong evidences that he understood that other criminal acts were inappropriate.") (citations omitted); United States v. Barton, 992 F.2d 66, 69 (5th Cir. 1993) (defendant's apologies for his actions were indicative of his ability "to determine right from wrong"); United States v. Freeman, 804 F.2d 1574, 1577 (11th Cir. 1986) (defendant's efforts to avoid apprehension demonstrated he "knew his conduct was wrongful"). Yet, Holmes showed none of these videos to Dr. Mechanic. This raises important questions about the reliability of Dr. Mechanic's opinions. Would her opinion change if she considered Holmes's presentation in these public media appearances? In her expert opinion, is this the type of evidence that would be useful to review in assessing a defendant's ability to form the intent to deceive? Again, the Court should have answers to these threshold questions before deciding severance.

D. Holmes's Self-Serving Statements Are Inadmissible Under Federal Rules of Evidence 401, 402, 403, and 702

the only evidence

Holmes has presented in support of her Rule 12.2(b) defense are her own, self-serving statements alleging that abuse by her co-conspirator undermined her ability to commit the conspiracy.<sup>5</sup> These statements, on their own, however, are inadmissible under Rules 401, 402, 403, and 702.

1. Holmes's Allegations Against Balwani Are Not Relevant Absent Expert Testimony

"Evidence is relevant if: (a) it has any tendency to make a fact more or less probable than it would be without the evidence; and (b) the fact is of consequence in determining the action." Fed. R. Evid. 401. "Irrelevant evidence is not admissible." Fed. R. Evid. 402.

A fact witness is not permitted to offer opinion testimony within the purview of an expert witness pursuant to Rule 702. Thus, absent Dr. Mechanic's testimony, no fact witness will be able to opine that Holmes's experience of PTSD, anxiety, and depression undermined her intent to deceive. Without this connection between Holmes's purported mental conditions and her ability to form the requisite intent, her allegations of abuse at the hands of Balwani are entirely irrelevant. These allegations are only arguably relevant—and even then, minimally so—if they tend to show that Holmes experienced IPV which triggered the mental conditions allegedly undermining her *mens rea*. Absent this chain of connections, which can only be explained through expert testimony, the allegations have no tie to the charged conduct or to any other defense. Indeed, one of the most arguably prejudicial —on which Balwani relies to request severance—

This case is therefore not like *United States v. Haischer*, 780 F.3d 1277 (9th Cir. 2015), on which Holmes relies. (Holmes Opp. to Gov. Admin. Mot. to Set Deadlines at 3.) There, Haischer claimed,

<sup>&</sup>lt;sup>5</sup> The government assumes that Holmes has submitted an *ex parte* proffer setting forth her potential trial testimony that includes the allegations summarized in Dr. Mechanic's declaration.

<sup>&</sup>lt;sup>6</sup> Counsel for Holmes stated at the January 13, 2020, hearing that she was *not* advancing a duress defense.

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Nunes had abused her. *Id.* at 1280. Haischer's sister testified that she heard Nunes yelling at Haischer to sign some papers, which Haischer then testified were for the relevant fraudulent loan application. *Id.* Haischer's sister further testified that Nunes refused to allow Haischer to be taken to see a doctor for a badly swollen leg, which X-rays showed was badly broken, until she signed the papers. *Id.* The alleged abuse was therefore connected directly and factually to the fraud.

Here, the alleged abuse is only tied to the fraud through Dr. Mechanic's testimony. Since Dr. Mechanic's opinion—at least at this juncture—does not support the Rule 12.2(b) defense, Holmes's allegations are also inadmissible.

# 2. Holmes's Allegations Are Minimally Relevant Even If Expert Testimony Is Admitted and Should Therefore be Excluded Under Rule 403

Even if some form of expert testimony were admitted, however, Holmes's allegations are still only minimally relevant. The allegations of abuse are one step removed from the material issues of Holmes's mens rea defense: (1) whether she experienced PTSD, anxiety, and depression at the time of the alleged offenses; and (2) whether these mental conditions affected her ability to form the requisite intent. The allegations are also far removed from the relevant time period:

Thus, these allegations have a tangential connection, at best, to Holmes's claims that her experience of PTSD in 2013–2016 undermined her *mens rea*.

Testimony about the causes of her mental condition—and IPV—may be minimally relevant to evaluating Dr. Mechanic's diagnoses, but this minimal relevance is far outweighed by their potential prejudice and their likelihood to confuse and distract the jury from the material issues of the case. See Fed. R. Evid. 403; Cruz-Ramirez, 2011 WL 2446278, at \*6. It is also possible that particular allegations,

are not relevant to the diagnoses. The Court would only be able to determine these relevancy questions by conducting a Daubert hearing, and hearing from both the defense and government experts.

# E. To The Extent There Are Facts and Evidence in Dispute, the Government Requests the Court Set a *Daubert* Hearing

If the Court still has questions about Dr. Mechanic's potential testimony and its admissibility, the government urges the Court to hold a *Daubert* hearing before granting severance motion. On this

record, there is a manifest need for the Court to determine the bases and reasons for Dr. Mechanic's opinion and to decide whether these opinions have a sufficient basis in analytical methodologies before making a final—and likely irreversible—decision on severance. At the very least, the case law, evidence, and arguments set forth above raise serious questions about the viability of this defense questions which could be resolved as part of a Daubert hearing. Demonstrate That Their Defenses are Irreconcilably Antagonistic

### Even Assuming the Rule 12.2(b) Defense Is Admissible, Defendants Have Failed To $\mathbf{III}$ .

Even if Holmes's Rule 12.2(b) defense were viable in some form—which it is not at this juncture—severance would still be unnecessary in this case because Balwani has not articulated how this defense is irreconcilably antagonistic to his own. "To warrant severance on the basis of antagonistic defenses, codefendants must show that their defenses are irreconcilable and mutually exclusive." United States v. Angwin, 271 F.3d 786, 795 (9th Cir. 2001). Defenses are mutually exclusive when "acquittal of one codefendant would necessarily call for the conviction of the other." United States v. Tootick, 952 F.2d 1078, 1081 (9th Cir. 1991) (emphasis added); Throckmorton, 87 F.3d at 1072 (noting that "a defendant must show that the core of the codefendant's defense is so irreconcilable with the core of his own defense that the acceptance of the codefendant's theory by the jury precludes acquittal of the defendant"). Even when defendants present antagonistic defenses, such defenses "are not prejudicial per se." Zafiro, 506 U.S. at 538.

Holmes's defense does not require a jury to find Balwani guilty. Instead, her defense focuses entirely on whether she was capable of forming the requisite mens rea to commit the offense. Her allegations against Balwani, though unflattering to him, have no connection to the fraud and no connection to his relative guilt or innocence. In other words, Defendants can still both argue their innocence, and the jury may believe both of them and return acquittals for both. See, e.g., United States v. Shields, 673 F. App'x 625, 626-27 (9th Cir. 2016) ("Defendants' defenses were not mutually exclusive because they both argued that they were innocent, and the jury could have believed that both were acting in good faith, and acquitted them both."). For example, both Defendants may argue that there was no scheme to defraud and the statements made to investors and patients were entirely truthful. And both Defendants may argue any false or deceptive statements were immaterial.

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Additionally, Balwani has not yet articulated his defense and how this defense would be antagonistic to Holmes's. The burden rests with Defendants to show that their defenses are irreconcilably antagonistic. *Throckmorton*, 87 F.3d at 1072. Since they have not yet made this showing, severance would be premature. *See, e.g., United States v. Son Van Nguyen*, No. CR. S-99-0433 WBS, 2002 WL 32103063, at \*1 (E.D. Cal. Nov. 7, 2002) (holding severance based on a theory of mutually antagonistic defenses was premature where both of defendants' defenses had not yet been disclosed).

Because it is not clear that Balwani's defense would be antagonistic to Holmes's, this case is distinguishable from *United States v. Breinig*, 70 F.3d 850 (6th Cir. 1995). (See Balwani Mot. to Sever at 4–5; Balwani Supp. Memo. at 4.) There, Breinig claimed that "because [his wife and co-defendant] kept all the books and an accounting firm prepared their taxes, he had no knowledge of the underreporting." *Id.* at 852. In other words, Breinig presented a defense in which he pointed the finger at his co-defendant wife and his innocence rested on her guilt. Thus, in *Breinig*, unlike here, the defendants had met their initial burden of showing actually antagonistic defenses.<sup>7</sup>

<sup>&</sup>lt;sup>7</sup> Of course, there, the Sixth Circuit reversed not merely because the defenses were antagonistic, but because the testimony of Breinig's wife that he was an "adulterous, mentally abusive, and manipulating spouse" was so prejudicial that it denied Breinig the right to a fair trial. *Id.* at 852–53. The court in *Breinig*, though, did not examine the content of the expert testimony in support of the wife's defense and therefore never considered how these facts were relevant and admissible as part of her defense. In fact, it appears from the district court docket that the court did not conduct a *Daubert* hearing. *See United States v. Breinig*, 2:93-CR-80404 (E.D. Mich. 1993). Thus, the case is of limited value in evaluating the threshold matters here: (1) whether Holmes's Rule 12.2(b) defense is viable; and (2) if so, whether certain allegations would be admissible as part of the defense.

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about Holmes's mental condition, the Rule 403 balancing test would still weigh heavily against admission of the "uniquely incendiary" allegations that Balwani describes.

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And even if some limited testimony about the general nature of these allegations were admitted, a limiting instruction could cure any potential prejudice. *See, e.g., Reay v. Scribner*, 369 F. App'x 847, 848–49 (9th Cir. 2010) (holding that denial of defendant's severance motion from his wife and codefendant did not violate his due process rights where wife testified about defendant's domestic violence because, among other reasons, any prejudice was lessened by the trial court's instructions to the jury that it was to use the domestic violence evidence for proper purposes). *See also Fernandez*, 388 F.3d at 1241 ("[A] district court's careful and frequent limiting instructions to the jury, explaining how and against whom certain evidence may be considered, can reduce or eliminate any possibility of prejudice arising from a joint trial."); *United States v. Joetzki*, 952 F.2d 1090, 1094 (9th Cir. 1991) ("A defendant seeking severance based on the 'spillover' effect of evidence admitted against a co-defendant must also demonstrate the insufficiency of limiting instructions given by the judge.").

Because Holmes's Rule 12.2(b) defense is not irreconcilably antagonistic with Balwani's potential defenses, and would not necessarily result in highly prejudicial allegations being admitted at a joint trial, severance is unnecessary.

## IV. "Expensive Pretrial Investigation" Is Not a Basis for Severance

Severance remedies potential prejudice *at trial*. "[W]hen defendants properly have been joined under Rule 8(b), a district court should grant a severance under Rule 14 only if there is a serious risk that a joint trial would compromise a specific right of one of the defendants, or prevent the jury from making a reliable judgment about guilt or innocence." *Zafrio*, 506 U.S. at 539. Nothing in Rule 14 contemplates severance as a remedy for a co-defendant's "expensive" pretrial investigation. Nor has Balwani cited any authority supporting such a premature application of severance.<sup>8</sup>

<sup>8</sup> To the contrary, courts do not decide motions to sever until the record contains all relevant facts necessary to decide the issue. See, e.g., United States v. Shayota, No. 15-CR-00264-LHK, 2016 WL 2730230, at \*3 (N.D. Cal. May 10, 2016) (motion for severance premature before government provided co-defendant statements it sought to admit); United States v. Piper, No. CR 08-82 RSL, 2008 WL 2230747, at \*3-4 (W.D. Wash. May 29, 2008) (denying as premature motion to sever based in part on the "possibility" of mutually exclusive and antagonistic defenses). This is because severance is a remedy that imposes significant burdens on the court and the government. Zafrio, 506 U.S. at 540. GOV. OPP. TO BALWANI MOT. TO SEVER

## V. The Court Can Ensure a Fair Trial for Balwani by Empaneling Dual Juries

At the January 13, 2020, hearing, the Court expressed concern with delaying a decision on severance. The government recognizes this case presents unique scheduling difficulties. However, the Court need not sever the trial at this juncture. Another form of protection—empaneling dual juries—would ensure that a joint trial would not deny Balwani his right to a fair trial, even assuming all of the allegations were admitted during testimony from Dr. Mechanic and Holmes.

The procedures for empaneling dual juries are straightforward: the Court would seat a "Holmes Jury" and a "Balwani Jury." The juries would both be present for the government's opening statement, but only the "Holmes Jury" would be present for her opening statement, and only the "Balwani Jury" would be present for his. Similarly, only the "Holmes Jury" would be present for her affirmative defense, and for any government rebuttal case addressing her defense. During closing arguments, only the "Holmes Jury" would be present for her closing statement and for the government's rebuttal argument in response, and likewise for Balwani's closing statement. Although this would require some additional resources from the public and the Court, it would be much less resource-intensive than conducting two lengthy trials. It would also allow two properly joined co-conspirators to be tried together, which is what the rules and the case law support. Finally, this procedure would prevent the "Balwani Jury" from hearing any of the "uniquely incendiary" allegations of abuse that he claims could prejudice him and deny him a fair trial.

Defendants may argue that Holmes could still cross-examine government witnesses concerning her allegations of abuse. But simply asking questions about Balwani's behavior towards Holmes would not create such prejudice that Balwani would be denied a fair trial. Moreover, defense counsel would be required to have some foundation for asking government witnesses about allegations of abuse. The government is aware of *no* government witness who has knowledge of the allegations that Balwani sexually and physically abused Holmes. Thus, whatever testimony might be elicited on cross-examination would not prejudice Balwani to the point that he would be unable to receive a fair trial.

The use of dual juries is widely accepted in the Ninth Circuit. Lambright, 191 F.3d at 1185 ("[D]ual juries are in wide use and . . . they have worked out just fine."); Beam v. Paskett, 3 F.3d 1301, 1304 (9th Cir. 1993); United States v. Burnette, 698 F.2d 1038, 1042 n.2 (9th Cir. 1983); United States

v. Sidman, 470 F.2d 1158, 1167–70 (9th Cir. 1972). In Sidman, for instance, the Ninth Circuit approved the use of dual juries and articulated how the district court properly conducted the trial efficiently and successfully protected each defendants' due process and trial rights. 470 F.2d at 1167–68. There, the district court explained the purpose of two juries where each jury would decide the guilt or innocence of only one defendant, instructed each juror not to talk to each other about the case, and named one jury the "Clifford jury" and the other the "Sidman jury." One jury sat in the jury box and the other sat in chairs in front of the jury box. Counsel and the defendant would be present whenever testimony or evidence was presented in their respective case. The first verdict returned was not announced until the second one was returned. The Ninth Circuit held that the dual juries used did not violate either of the defendants' trial and due process rights.<sup>9</sup>

Here, the government anticipates that all of the evidence in its case-in-chief will be admissible against both Defendants. Given that the Defendants are properly joined, using a dual-jury procedure would not unduly complicate the trial process, and more importantly, would not result in any specific and undue prejudice to either defendant. Severance is an extraordinary remedy for a potential defense that may not even be admitted. In this case, empaneling dual juries would provide a much less disruptive and ultimately more just outcome than severance.

# VI. Balwani Has Failed to Demonstrate Prejudice and Should Not Proceed to Trial First

Separate from the Court's decision on severance is Balwani's demand to proceed to trial first. However, he has not established that he would be unable to receive a fair trial in this district should Holmes be tried first, nor has he identified the proper remedy. The Court should deny this request.

Balwani has no right to have the trials conducted in a particular order. See Mack v. Peters, 80 F.3d 230, 235 (7th Cir. 1996) ("Severance . . . does not create a right to a particular trial sequence."). "[C]o-conspirators should not be allowed to control the order in which they are tried." United States v. Broussard, 80 F.3d 1025, 1038 (5th Cir. 1996). Rather, it is this Court's "prerogative to decide the order in which defendants will be tried." Id.

<sup>&</sup>lt;sup>9</sup> In Sidman, the Ninth Circuit expressed some concern that the district court's local rules did not describe specific guidelines for dual juries, but Sidman was decided in 1972 when the practice was relatively novel. 470 F.2d at 1170. By 1999, in its en banc decision in Lambright, the Ninth Circuit stated that "dual juries are in wide use and . . . they have worked out just fine." 191 F.3d at 1185.

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"The remedy for excessive pre-trial publicity is a motion for change of venue and voir dire of prospective jurors. Severance . . . is not a remedy to combat unfavorable pre-trial publicity . . . ."

United States v. Thevis, 474 F. Supp. 117, 132 (N.D. Ga. 1979) (footnote omitted); see also United States v. Noriega, 746 F. Supp. 1548, 1556 (S.D. Fla. 1990) (rejecting pretrial publicity as a basis for severance and stating "[i]f . . . careful voir dire is not enough to limit the prejudice flowing from pretrial publicity, then the answer lies in locating a venue in which all the defendants receive a fair trial").

Just as pretrial publicity is not a basis for severance, it is not a basis to order the trials. Even if it were, Balwani's claim that Holmes's defense will incurably taint the jury pool (and thus he must go first) is speculation. The sole evidentiary support for this claim is his counsel's count of 150 stories since October 2015, when John Carreyrou's article first ran in *The Wall Street Journal*, additional national media attention, and unsworn, unverified news articles about #MeToo.

The Ninth Circuit, however, has "made clear that 'pervasive publicity, without more, does not automatically result in an unfair trial." United States v. Guerrero, 693 F.3d 990, 1002 (9th Cir. 2012) (quoting Seattle Times Co. v. U.S. Dist. Court, 845 F.2d 1513, 1517 (9th Cir. 1988)); see also In re Tsarnaev, 780 F.3d 14, 15 (1st Cir. 2015) ("[A]ny high-profile case will receive significant media attention. . . . Knowledge, however, does not equate to disqualifying prejudice."). Balwani does nothing to demonstrate the nature of the coverage. Cf. Guerrero, 693 F.3d at 1002 ("In assessing prejudicial effect, we look to the publicity's capacity to inflame and prejudice the entire community." (quotations omitted)). He does not show the extent to which potential venire members noted the news coverage, recall it today, and have developed negative views about Theranos, Holmes, or himself. He presents no polling data or expert testimony. Cf. Skilling v. United States, 561 U.S. 358, 369-370 (2010) (affirming denial of change of venue in Enron criminal case despite "affidavits from . . . experts [Skilling] engaged portraying community attitudes in Houston"). He overlooks the fact that San Jose is "a large, diverse metropolitan area" whose "residents obtain their news from a vast array of sources." Tsarnaev, 780 F.3d at 21; see also Skilling, 561 U.S. at 382 (noting Houston's large, diverse pool of potential jurors); https://www.justice.gov/usao-ndca (noting more than 9 million people reside in Northern District of California). He gives no evidence—beyond unsworn news articles and citation to an unsworn social science article—to support the claim that traditional tools like voir dire and, if necessary, change of

venue will protect against the prejudice he simply assumes. See Skilling, 561 U.S. at 395 (noting the district court's "face-to-face opportunity to gauge demeanor and credibility, coupled with information from the questionnaires regarding jurors' backgrounds, opinions, and sources of news, gave the court a sturdy foundation to assess fitness for jury service"). In sum, "it would be premature and speculative to conclude at this point, without the benefit of a voir dire examination of prospective jurors, that the publicity surrounding [the defendant] is so prejudicial and widespread that a fair and impartial jury cannot be seated in this case." Noriega, 746 F. Supp. at 1556. Balwani's evidence falls far short of showing that current publicity, or any that would result from disclosure of Holmes's defense, will incurably taint the jury pool. <sup>10</sup>

If the Court elects to sever the case, Holmes must be tried first. Holmes, quite literally, was the face of Theranos. She was its only CEO, she chaired its board, and she held the greatest equity stake in the company. Her persona, not Balwani's, generated interest from investors, partners, and the media. Delaying her trial for an indefinite time after Balwani's will unjustly frustrate the victim's and the public's interest in adjudicating the allegations of the indictment against the most responsible party.

#### CONCLUSION

For these reasons, the Court should deny severance. If severance is granted, Holmes should be tried first.

DATED: January 31, 2020

Respectfully submitted,

ADAM A. REEVES Attorney for the United States, Acting Under Authority Conferred By 28 U.S.C. § 515

JEFF SCHENK
JOHN C. BOSTIC
ROBERT S. LEACH
VANESSA BAEHR-JONES
Assistant United States Attorneys

<sup>&</sup>lt;sup>10</sup> For the reasons previously stated, the Court should unseal the filings relating to the Rule 12.2(b) defense and the motions to sever, or at a minimum require Defendants to file redacted versions

that redact only matters with prostitutes and insisted she watch. Approximately 125 of the 312 filings in this case (40%) are now sealed. The victims and the public have a right to know what is happening in this proceeding and why. GOV. OPP. TO BALWANI MOT. TO SEVER

#### Declaration of Renée Binder, M.D.

#### I, Renée Binder, declare and state as follows:

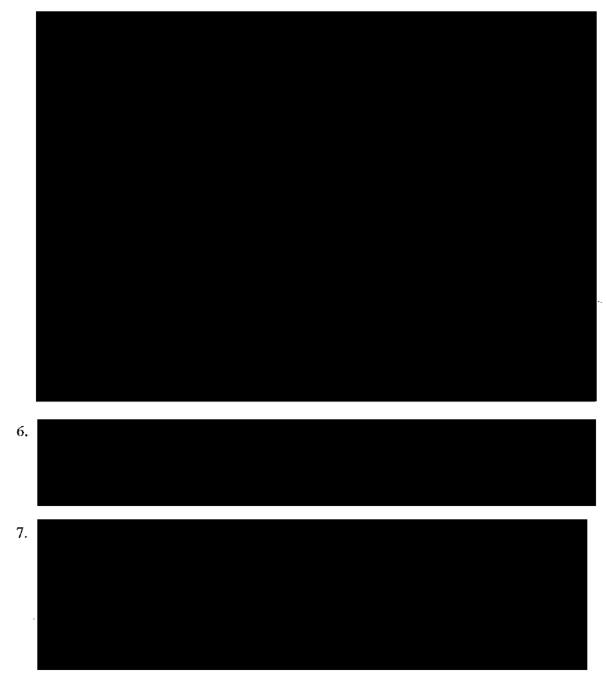
- I am a physician who has been licensed to practice in the State of California since 1974. I
  am board certified in General Psychiatry since 1978 and in the subspecialty of Forensic
  Psychiatry since 1994. I have treated thousands of patients with depression, anxiety,
  posttraumatic stress disorder, and women who have suffered from interpersonal abuse
  and interpersonal violence.
- 2. I have done forensic evaluations since 1980. I have served as President of the American Academy of Psychiatry and the Law as well as President of the American Psychiatric Association and served as interim Chair of the Department of Psychiatry and the Director of the Langley Porter Psychiatric Hospital and Clinics at the University of California San Francisco School of Medicine from 2008 to 2011. A copy of my C.V. is attached.
- 3. I was asked to review the declaration of Mindy Mechanic, PhD, as well as the documents given to me by the Office of the U.S. Attorney, as detailed in Appendix A.

  as well as medical records from the University of Southern California Keck Hospital.

#### Dr. Mechanic's Report

 4.

 5.

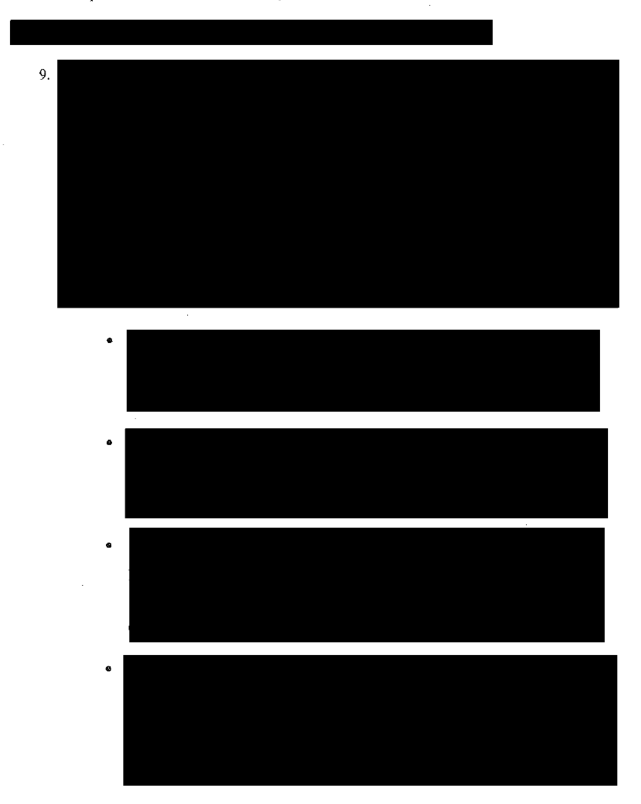


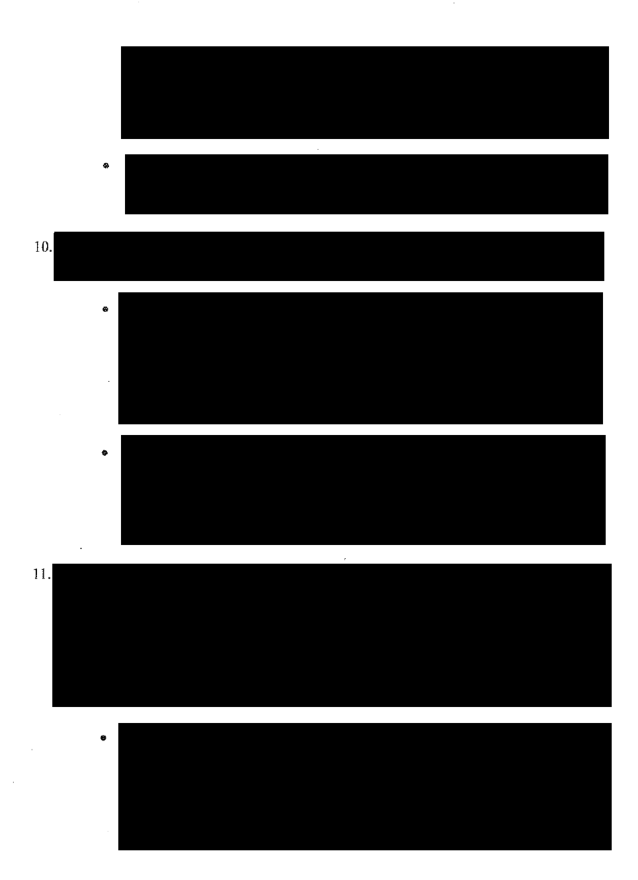
## Interpersonal Abuse and Interpersonal Violence Definitions

8. Interpersonal abuse refers to abusive relationships in which the abuse is physical, psychological, and/or sexually coercive and may include stalking. In such abusive relationships, the aggressor uses manipulative tactics and tries to exert control over the other person. Resistance or challenge can be met with an escalation of abuse. Attempts to

<sup>&</sup>lt;sup>1</sup> In describing the text or chat communications, I describe the defendants using their first names.

leave are met with threats and intimidation. As stated in Dr. Mechanic's report, interpersonal abuse is fundamentally about control (page 8 of Dr. Mechanic's report).







## Posttraumatic Stress Disorder Diagnosis

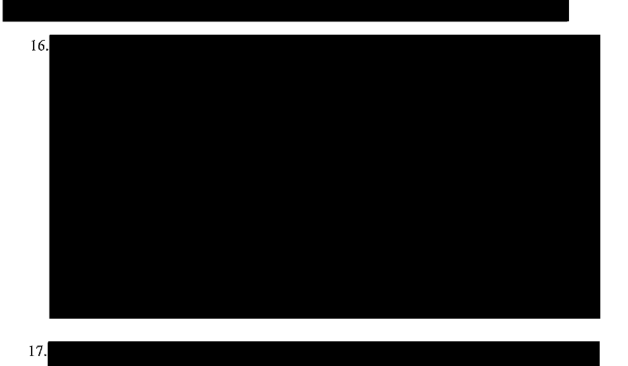
14. Posttraumatic Stress Disorder can occur after exposure to actual or threatened death, serious injury, Symptoms include intrusion symptoms such as recurring, involuntary and intrusive distressing memories of the event, recurrent nightmares, intense or prolonged psychological distress and/or marked physiological

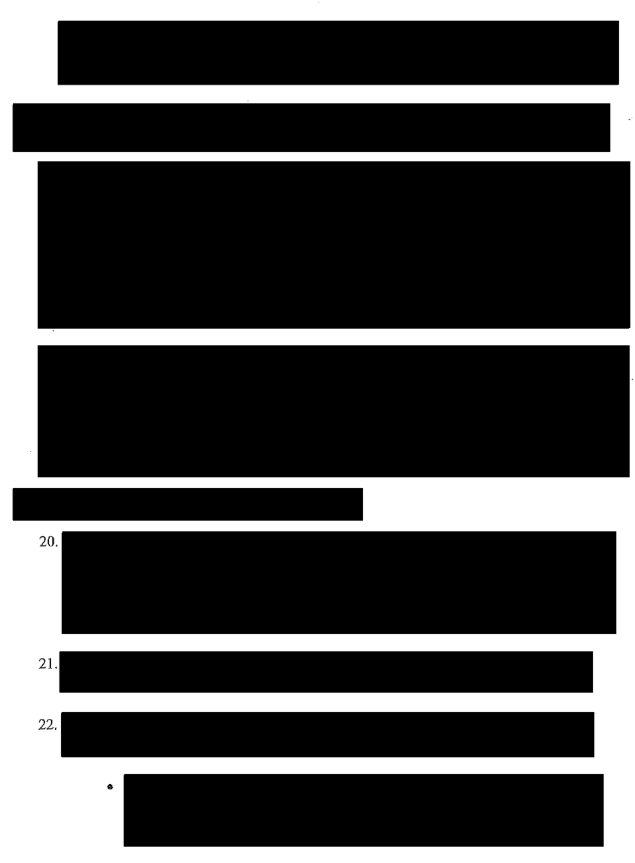
reactions to reminders of the trauma. Symptoms also include avoidance symptoms where a person avoids memories and external reminders of the trauma. In addition, there can be the inability to remember aspects of the traumatic event not related to having been intoxicated with alcohol

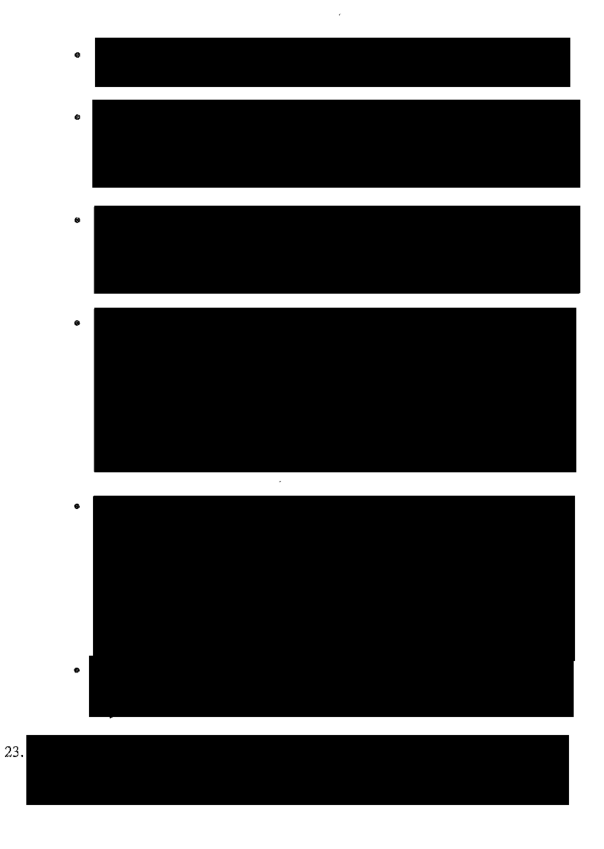
negative cognitions about oneself, feelings of detachment from others and persistent inability to experience positive emotions. Other symptoms include feelings of arousal such as irritable behavior, hypervigilance and exaggerated startle responses. In order to make the diagnosis, there needs to be clinically significant distress or impairment in social, occupational, or other important areas of functioning. (DSM-5,

15. Although trauma is relatively ubiquitous, the projected lifetime risk for PTSD is 8.7%. The 12 month prevalence among US adults is 3.5%. That is, most people who suffer from trauma do not develop PTSD. In addition, there is a phenomenon of False PTSD, especially in the context of criminal evaluations when defendants may malinger their symptoms and there is also the phenomenon of misattributing symptoms due to other causes as PTSD. (Matto, McNiel, Binder, "A Systematic Approach to the Detection of False PTSD," Journal of American Academy of Psychiatry and the Law. August 2019.)

2013, pages 271–72.)

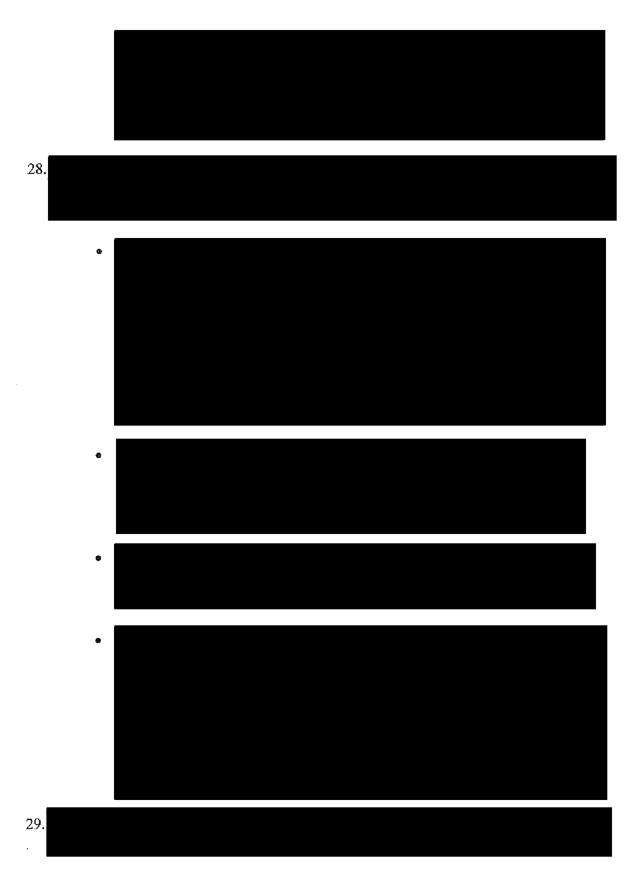


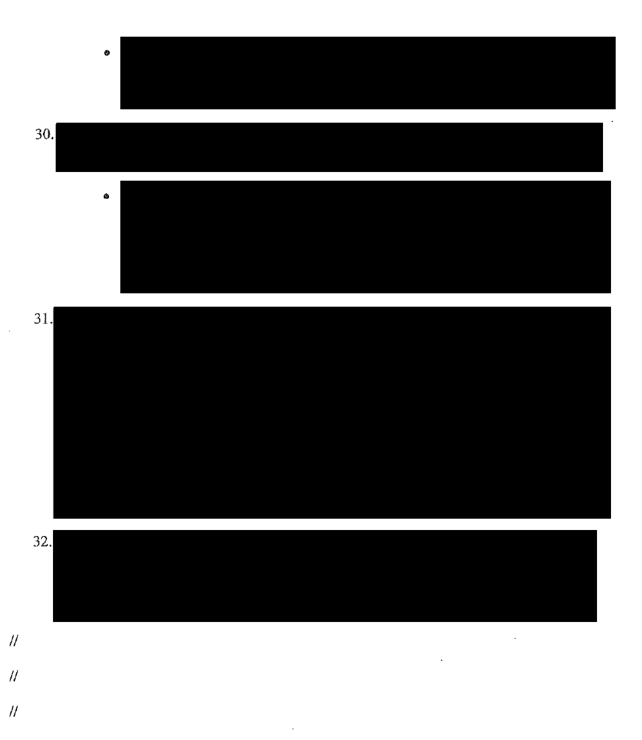












33.	My opinions are based on my education, training, experience,
	I reserve the right to modify my
	opinions if I am given additional records and the opportunity to interview Ms. Holmes
	and other relevant individuals.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Dated: 1/31/20

Renee Binder, M.D.
Professor of Psychiatry

University of California, San Francisco

# Appendix A

I was provided with the following materials by government counsel:



2. The following case filings and related materials: (1) the December 16, 2019, Fed. R. Crim. P. 12.2(b) Disclosure; (2) the December 16, 2019, Motion for Severance, filed by Defendant Holmes; (3)

(4) the January 17, 2020, Letter regarding Rule 12.2(b) Request; (5)

(6) the December 5, 2019, Declaration of Dr. Mindy Mechanic; (7) Defendant Balwani's Motion to Sever; (8) the Declaration of Jeffrey Coopersmith in support of Motion to Sever; (9) Defendant Balwani's Supplemental Memorandum in support of Motion to Sever; and (10) the Declaration of Jeffrey Coopersmith in support of the Supplemental Memorandum.

Prepared: 1/15/20

### University of California, San Francisco

### **CURRICULUM VITAE**

Name:

Renée L. Binder, M.D.

**Current Title:** 

Distinguished Professor

Department:

Department of Psychiatry, School of Medicine

University of California, San Francisco

**Current Positions:** 

Director, Psychiatry and the Law Program (as of 2/99)

Associate Dean in the Office of Academic Affairs, School of Medicine (as of

10/04)

President, American Psychiatric Association (May 2015-May 2016)

Prior Positions (2008-

Interim Chair of Department of Psychiatry

11):

Director of Langley Porter Psychiatric Hospital and Clinics

Address:

401 Parnassus Avenue, San Francisco, CA 94143-0984

Phone:

(415) 476-7304

Fax:

(415) 502-2206

E-mail:

Renee.Binder@ucsf.edu

#### EDUCATION:

Dates	Institution Attended & Location	Degree or Status	Major Subjects
	Barnard College, New York, NY University of California, San Francisco School of Medicine	1969, B.A., cum laude 1973, M.D.	Art History & Pre-Medicine Medicine
1973-76	Mt. Zion Hospital & Medical Center, San Francisco	Intern & Resident	Psychiatry
2010	Harvard School of Public Health	Program for Chiefs of Clinical Services	Health Policy and Management
2018	Stanford Graduate School of Business		Leadership Program

#### LICENSES, CERTIFICATIONS:

1974	Medical license,	California G275	05

1978 Certified, American Board of Psychiatry & Neurology —Specialty of Psychiatry

1993 Certified, Administrative Psychiatry

1994- 2004	Certified, American Board of Psychiatry & Neurology—Subspecialty of Forensic Psychiatry
2004-2014	Recertified, American Board of Psychiatry & Neurology—Subspecialty of Forensic Psychiatry
2013-2023	Recertified, American Board of Psychiatry & Neurology—Subspecialty of Forensic Psychiatry

### PRINCIPAL POSITIONS HELD:

1976-77	UCSF	Clinical Instructor
1977-85	UCSF	Assistant Professor of Psychiatry
1985-91	UCSF	Associate Professor of Psychiatry
1991-now	UCSF	Professor of Psychiatry

### OTHER POSITIONS HELD CONCURRENTLY:

1974-77	Menlo Park Veterans Hospital	Physician O.D.
1976-86	Langley Porter Psychiatric Institute	Director, Emergency Services
1978-80	Langley Porter Psychiatric Institute	Director, Rape Treatment Center
1976-77	Langley Porter Psychiatric Institute	Staff Psychiatrist, Crisis Intervention Unit
1977-99	Langley Porter Psychiatric Institute	Director, Adult Inpatient Service
1976-now	Langley Porter Psychiatric Institute	Attending Physician, Medical Staff

### HONORS, AWARDS, AND FELLOWSHIPS:

1974-76	American Psychiatric Association Falk Fellowship. One of twenty residents selected throughout this country to become involved with the APA on a national level
1984	Women of Achievement Award by the Soroptomist International of the Americas given in recognition by peers of "outstanding abilities, talents and contributions to the profession"
1986	Interdisciplinary Achievement Award from the Langley Porter Psychiatric Institute Alumni-Faculty Association. Awarded for significant contribution to interdisciplinary work and understanding in the field of mental health
1986	World Health Organization Travel-Study Fellowship to Japan. Awarded to individuals "who show the greatest promise of benefiting health programs in the United States."
1990	Visiting Research Fellow, National Hospital for Nervous Diseases, Queen Square, London, UK: June-August, 1990
1998	Northern California Psychiatric Society "President's Distinguished Service Award" for "skill in building consensus in a diverse organization and for efficient and responsible leadership style"
2003	American Psychiatric Association Congressional Health Policy Fellowship to work in the U.S. Senate and consult on health policy.
2004	California Psychiatric Association Award for Contributions and Service
2005	Distinguished Service on the Center for Judicial Education and Research Faculty presented by the Administrative Office of the Courts
2006	Dr. J. Elliott Royer Award for academic excellence and significant contributions to the field of academic psychiatry

2006	Plenary Speaker at UCSF Dean's Office Symposium for Mid-Career Faculty
2006	Psychiatry Residents Association Award for "Excellence in Teaching"
2006	American Academy of Psychiatry and the Law's "Seymour J. Pollack Distinguished Achievement Award" in recognition of distinguished contributions to the teaching and educational functions of forensic psychiatry
2009	Keynote speaker:Conference on Violence sponsored by the SF Department of Public Health
2009	UCSF "Champion of Diversity" for commitment and efforts toward achieving diversity in the category of leadership
2010	Distinguished Life Fellow of the American Psychiatric Association
2014	Selected as one of the "Best Doctors in America" (first selected in 1996)
2014	American Academy of Psychiatry and the Law's "Golden AAPL Award" in recognition of significant contributions to the field of forensic psychiatry
2017	Visiting Professor, Yale University
2018	Isaac Ray Award for "Outstanding Contributions to Forensic Psychiatry or the Psychiatric Aspects of Jurisprudence"

### PROFESSIONAL ORGANIZATIONS:

1995-00 American Psychiatric Association

## Memberships:

1974-now	Northern California Psychiatric Society	
1974-now	American Psychiatric Association	
1985-now	American Academy of Psychiatry and the I	Law
Service To	Professional Organizations:	
1974-75	Northern California Psychiatric Society	Committee on Women
1974-75	American Psychiatric Association	Committee of Medical Education
1975-76	Northern California Psychiatric Society	Resident Councilor to Executive Committee
1975-76 1996, 1999	Northern California Psychiatric Society 9, 2000	Nominating Committee
1978-79	Northern California Psychiatric Society	Medi-Cal Committee
1979-80	American Psychiatric Association	Task Force of Psychiatric Emergency Care Issues, Resource Person
1983-89	American Psychiatric Association	Committee on Women
1987-89	American Academy of Psychiatry and the Law	Public Information Committee
1988-90	American Academy of Psychiatry and the Law	Education Committee
1989-03	American Academy of Psychiatry and the Law	Journal Committee
1990-94	American Academy of Psychiatry and the Law	Fellowship Committee
1990-97	American Academy of Psychiatry and the Law	Program Committee
1994-97	American Academy of Psychiatry and the Law	Chair of Membership Committee
1991-92	American Academy of Psychiatry and the Law	Chair of Program Committee
1991-94	American Academy of Psychiatry and the Law	Councilor
1997-00	American Academy of Psychiatry and the Law	Nominating Committee
1989-90	Northern California Psychiatric Society	Fellowship Committee
1989-90	American Psychiatric Association	Committee on Confidentiality
1995	American Academy of Psychiatry and the Law	Ad Hoc Committee to Search for Medical Director
1990-95	American Psychiatric Association	Chair of Committee on Confidentiality

Council on Psychiatry and the Law

		<u> </u>
1991-95	American Psychiatric Association	Practice Guidelines Work Group on Developing Guidelines for Psychiatric
		Evaluation of Adults
1989-93	American Psychiatric Association	Task Force on Clinician Safety
1989-90	Association for Women Psychiatrists	Treasurer
1989-now	Group for Advancement of Psychiatry	Committee on Psychiatry and the Law (Contributing status as of 4/92)
1994-95	American Academy of Psychiatry and the Law	Vice President
1995-96	Northern California Psychiatric Society	Vice President
1995-97	American Psychiatric Association	Chair of Subcommittee on Child Custody Issues
1996-97	California Psychiatric Association	Executive Council
1996-97	Northern California Psychiatric Society	President-Elect
1997-98	Northern California Psychiatric Society	President
1997-00	American Psychiatric Association	Chair of Council on Psychiatry and the Law
1997-98	American Academy of Psychiatry and the Law	President
1998-99	American Psychiatric Association	Task Force to Prepare APA Position Statement on Confidentiality
2000-04	American Psychiatric Association	Chair of Commission/Committee on Judicial Action
2000-03	American Psychiatric Association	Commission on Public Policy, Litigation and Advocacy
2000-02	California Psychiatric Association	President-elect
2001-14	American Academy of Psychiatry and the Law	Chair, Awards Committee
2004-06	American Academy of Psychiatry and the Law	President, Association of Directors of Forensic Psychiatry Fellowships
2002-04	California Psychiatric Association	President
2005-12	American Psychiatric Association	Isaac Ray Award Committee (Chair 2009-12)
2004-07	American Psychiatric Association	Trustee-at-large
2004-05	American Psychiatric Association	Work Group to revise 1995 Practice Guideline for the Psychiatric Evaluation of Adults
2005-	American Psychiatric Association	Task Force to Update the Ethics Annotations
2007-12	American Psychiatric Association	Committee on Advocacy and Litigation
2008-12	American Psychiatric Association	Task Force on the Assessment of Violence Risk
2011-now	American Psychiatric Association	Council on Psychiatry and the Law (corresponding member)
2012-13	American Psychiatric Association	Chair of Committee on Advocacy and Litigation Funding
2014-16	American Psychiatric Association	President-Elect and President
2014-15	American Psychiatric Association	Chair of Joint Reference Committee
2014-now	American Psychiatric Association	Member Committee on Judicial Action
2016-19	American Psychiatric Association	Member of Board of Trustees
2019-20	American Psychiatric Association	Work group on Financial Strategic Planning
2020-28	American Board of Psychiatry and Neurology	Forensic Psychiatry Article Assessment Continuing Certification Pilot

### Other Professional Activities:

- President, Association of Directors of Forensic Psychiatry Fellowship Programs, 2004-2006
- American Board of Psychiatry and Neurology Committee on Recertification in Forensic Psychiatry: 2000-2008
- American Board of Psychiatry and Neurology Forensic Psychiatry Subspecialty Steering Committee: 2001-2008
- American Board of Psychiatry and Neurology: Examiner: 1979, 1981, 1982, 1983, 1984, 1985, 1988, 1992; Senior Examiner: 1999-2006
- Keynote Speaker, "California Legislative Update", Central California Psychiatric Society Annual Meeting, March 15, 2003
- Presidential Appointee to Committee on Added Qualifications in Forensic Psychiatry of the American Board of Psychiatry and Neurology: 1992-2001
- Specialist Site Visitor in Forensic Psychiatry for Residency Review Committee of Accreditation Council for Graduate Medical Education: 1996-97
- Organizer and Conference Director of "Workplace Violence: Assessment and Prevention (with participation of FBI): 1996
- Organizer and invited speaker at "Faces of Forensics" conference in collaboration with University of California Hastings College of the Law: 2008
- Organizer and participant in Congressional Briefings on increasing the number of psychiatric beds in the US and criminalization of persons with mental illness: 2015-2016
- Invited Member of Technical Advisory Group of SAMHSA (Substance Abuse and Mental Health Services Administration) to evaluate Assisted Outpatient Programs in US with NIMH
- Invitee to American Board of Psychiatry and Neurology Forum on Strategic Planning 2019

### SERVICE TO PROFESSIONAL PUBLICATIONS:

1979-now	Psychiatric Services	Reviewer
1986-now	American Journal of Psychiatry	Reviewer
1986-now	Journal of American Medical Association	Reviewer
1986-90	Journal of Clinical Psychopharmacology	Reviewer
1986-90	Biological Psychiatry	Reviewer
1987-now	Journal of the American Academy of Psychiatry and the Law	Reviewer
1989-03	Journal of the American Academy of Psychiatry and the Law	Associate Editor

### INTERNATIONAL INVITED PAPERS AND LECTURES:

- 1986 Lecturer on "Psychiatric Emergency Services in the United States" at Teikyo University Medical School in Tokyo, Japan. (Invited by Professor Hajime Kazamatsuri)
- 1986 Lecturer on "Treatment for Rape Victims" at the Institute of Public Health in Tokyo, Japan. (Invited by Dr. Haruo Kuwabara)
- 1990 Lecturer on "Post-Traumatic Stress Disorder" at the National Hospital for Nervous Diseases, Oueen Square, London, U.K. (Invited by Dr. Michael Trimble)
- Discussant for Case Conference on "Depression, Suicide Attempts and Management of Memories of Childhood Sexual Abuse" at National University of Singapore, Faculty of Medicine, Department of Psychological Medicine, Singapore. (Invited by Professor Kua Ee Heok) July 21, 1995
- 1995 Lecture on "Managing Psychiatric Emergencies in an Acute Inpatient Psychiatric Unit" at University of Malaya, Department of Psychological Medicine, Kuala Lumpur, Malaysia. (Invited by Professor M.P. Deva) July 28, 1995
- Discussant for Case Conference on "The Difficult to Manage Patient" at Institute of Mental Health/Woodbridge Hospital, Singapore. (Invited by Professor Teo Seng Hock and Department of General Psychiatry, Dr. Chee Kuan Tsee) July 31, 1995

1995	Lecture on "Intensive Psychiatric Care Unit: The U.S. Experience" at Institute of Mental
	Health, Singapore. (Invited by Professor Teo Seng Hoek and Dr. Chang Yang How) July 31,
	1995

- Discussant for Case Conference on "The Violent Patient" and Lecture on "Assessment of Violence Risk" at Institute of Mental Health/Woodbridge Hospital, Singapore. (Invited by Professor Teo Seng Hock and Department of Forensic Psychiatry, Dr. Ang Ah Ling) August 1 1995
- 1995 Keynote Speaker on "Family Violence" and "Sexual Abuse" at Seminar on Family Violence and Sexual Abuse, Singapore (Invited by Dr. Wong Yip Chong and Professor Kua Ee Heok)
  August 6, 1995
- 2015 Keynote Speaker on "Mental Illness and Violence" at Royal College of Psychiatrists, Birmingham, England June 29, 2015

#### NATIONAL:

American P	Psychiatric Association Annual Meetings:
1979	Paper: "Setting up a Rape Treatment Center"
1985	Paper: "Sex Between Psychiatric Inpatients"
1986	New Research: "Evaluation of a Sexual Abuse Prevention Program"
1987	Paper: "Tardive Dyskinesia and Parkinsonism in Japan"
1989	Workshop: "Assaults Against Clinicians"
1990	Paper: "Violence and Decompensating Schizophrenic Patients" and Workshop: "Managing Dangerous Patients"
1991	New Research: "Cause of Psychological Symptoms After Lawsuits," Course: "Acute Management of Violent Patients," and Workshop: "Managing Aggressive Patients"
1992	Chair of Workshop: "Disclosure of Information about Famous Patients," and Workshop: "Managing the Aggressive Patient"
1993	Papers: "Resilience in Survivors of Childhood Sexual Abuse," and "Correlates of Accuracy in Assessing Violence Risk," New Research: "Impact of Banning Smoking on a Locked Unit"
1994	Chair and Organizer of Workshop: "Preserving Confidentiality"
1995	Workshop: "Psychiatrists' Role in Sexual Harassment" and Chair and Organizer of Workshop: "Confidentiality and Managed Care: Coping Strategies for Psychiatrists"
1996	Course on Sexual Harassment, and Chair and Organizer of Workshop: "Controversies in Child Custody"
1997	Discussant for Symposium: "Delayed Traumatic Recall in Psychiatry and the Law", Course on Sexual Harassment, Chair and Organizer of Symposium: "Child Custody – What We Do and Don't Know"
1998	Course on Sexual Harassment. Chair and Organizer of Workshop: "Fighting Managed Care: ERISA Limitations, Paper in Symposium on Violence: "Pharmacologic Approaches to Violence"
1999	Course on Sexual Harassment-Legal Issues, Chair and Organizer of Workshop: Legal Update "Managed Care, Confidentiality, and Sex Offenders", Paper on "Violence Risk Management"
2000	Course on Sexual Harassment-Legal Issues, Chair and Organizer of Workshop: "Mandatory Outpatient Treatment", Paper in Symposium on Emergency Psychiatry: "Involuntary Treatment", Presentation on "Malpractice"
2001	Paper in Symposium on Chemical Restraints: "Legal Trends and Civil Liberties in Forced Medications", Presenter in Workshop: "Prediction of Dangerousness", Course on "Sexual Harassment—Legal Issues"
2002	Chair and Organizer of Workshop: "Educating the Courts: Recent APA Amicus Curiae Briefs" and Course on "Sexual Harassment – Legal Issues"
2003	Workshop: "What is the Ethical Stance? Issues Related to World Psychiatry and Courts", Course on "Sexual Harassment", Discussant for Symposium: "Gay and Lesbian Parenting"

CURRIC	ULUM VITAE Renée Binder, M.D. Page
0004	Chair and Organizer of Workshop: "What's New in Psychiatry and the Law at the APA"
2004	Discussant for Symposium, "Same Sex Civil Marriage: Historical and Mental Health
2006	Research Perspectives"
2007	Presenter at Workshop: "Psychiatric Expert Testimony: Increased Scrutiny, Increased Liability", Presenter at noon forum: "Violence and Mental Illness"
2009	<u>Invited presentation for Forum</u> : "Developing the next generation of clinical translational researchers: Innovations in an academic department of psychiatry"
2009	Organizer and Co-Chair: "Public Symposium on Mental Illness"- to raise public awarenes
	ental illness
2009	Presenter at Workshop: "Violence Risk Assessment in Acute Settings"
America	n Academy of Psychiatry and the Law Annual Meetings:
1984	Paper: "Patients' Rights Advocates in San Francisco"
1985	Paper: "Victims and Families of Violent Psychiatric Patients"
1986	Paper: "AIDS Antibody Tests on Inpatient Psychiatric Units"
1987	Paper: "Effects of Diagnosis and Context on Dangerousness"
1988	Papers: "The Relationship of Gender to Violence by Acute Psychiatric Patients" and "Violence in Geriatric Patients with Dementia"
1989	Paper: "Situational Influences on Symptoms Associated with Violence"
1990	Paper: "Women Clinicians and Patient Assaults"
1991	Papers: "The Impact of the <u>Riese</u> Decision on an Inpatient Unit", "Is Money a Cure: Follow Up of Litigants in England", and Workshop: "Ethical Dilemmas in Forensic Practice"
1992	Paper: "Sexual Harassment: Issues for Forensic Psychiatrists"
1993	Papers: "Patterns of Recall of Childhood Sexual Abuse as Described by Adult Survivors", "Staff Gender and Risk of Assault on Doctors and Nurses", Workshops: "Perspectives on Sexual Harassment" and "Women in Forensic Psychiatry"
1994	Videotape Workshop: "Preserving Confidentiality", and Panel: "Violence Risk Assessment"
1995	Paper: "Impact of Hospitalization on Suicide Risk" and Panel: "Practical Evaluation of Competence to Consent"
1996	Paper: "Impact of Tarasoff Decision on Therapy and Victim", Workshop: "Violence Risk Assessment: The MacArthur Study"
1998	Presidential Address: "Are the Mentally III Violent?", Workshop: "Publishing in Forensic Psychiatry"
1999	Panel Presentation: "Psychiatry and the Law Issues at the American Psychiatric Association: An Update"
2000	Panel Presentation: "Gender Issues in the Practice of Forensic Psychiatry"
2001	Paper: "Threatening and Harassing Behavior by Psychiatric Patients toward Clinicians"
2002	Panel presentations: "Current Psychiatry and the Law Issues at the American Psychiatric Association", "Liability for the Forensic Psychiatrist"
2003	Panel presentations: "Choosing a Mentor", "Psychiatry and the Law in Organized Psychiatry"
2004	Panel presentation: "Sexual Harassment Evaluations in Employment Cases"
2006	Paper: "He Said-She Said": The Role of the Forensic Evaluation in Determining Credibility and Damages
2006	Mock Trial Organizer & Participant: "Medical Malpractice—Postpartum Psychosis and Suicide"
2007	Debate participant: Should mentally ill individuals who have been civilly committed be allowed to purchase guns?; Panel presentations: "Ethics for the forensic psychiatrist;" "Organizing, accrediting, and funding forensic fellowships"
2009	Papers: Covert Emergency Medications: Are They Ever Ethically Permissible?; The Role of Mental Health Professionals in Political Asylum Processing
2010	Papers: Zolpidem and the Courts; Fire Setting, Arson, Pyromania, and the Forensic Mental Health Expert

Page	8

- Papers: Postpartum Psychosis and the Courts; PTSD as a Criminal Defense; A/V Session: 2011 Assessment of Causation and Damages Years after Sexual Abuse
- Papers: Transgendered and Incarcerated: A Review of the Literature, Currrent Policies and 2012 Laws, and Ethical Issues; Cyberstalking and Cyberharassment; Panel Presentaion: Problem-Solving Courts
- American Psychiatric Association Conference on Women's Studies in Psychiatric Education: 1983 (Presentation on Rape")

American Medical Women's Association. Annual Meeting: 1985 (Paper, "The Management of Rape Victims by the Primary Care Physician")

American Orthopsychiatric Association: Annual Meeting: 1988 (Discussant for panel on "The Dangerousness Standard for Commitment")

American Association of Medical Colleges: Faculty Affairs Meeting: 2009 (Co-author for poster, "UCSF Travel Awards—Faculty with Child, Elder, Dependent Care Needs")

#### REGIONAL:

California Pa	sychiatric Association Annual Meeting:
1994	Course, "Perspectives on Recovered Sexual Abuse Memories Through Therapy"
1999	Course, "Malpractice Issues"
1999	Presentation at Workshop, "Involuntary Commitment (LPS) Laws: Should They Be
•	Reformed?"
2003	Panel on "New Liabilities related to Tarasoff Warnings"

Northern	California Psychiatric Society Annual Meeting:
1983	Presentation, "The Medical Workup of Dementia" as part of a panel on Geriatric Psychiatry
1989	Presentation, "Clozapine: A New Neuroleptic"
1996	Presentation, "The Assaultive Patient and Tarasoff" as part of a panel on Medico-Legal

- 1996 Issues 1999
- Presentations on Panels: "The Potentially Violent Patient: Assessment, Treatment and Legal Liability", "Psychiatrists and the Death Penalty: Bringing Neuroscience to the Law:, "Medicare and Psychiatry: Who, What, Where, When, Why?", "Organized Psychiatry: What Can You Do? What Can You Get?"
- Presentation, "Risk Management in Psychiatric Practice" 2000
- Luncheon Speaker, "What's New at CPA?" 2003
- Luncheon Speaker, "Politics in Washington D.C. and in California Organized Psychiatry" 2004
- Presentation, "Psychiatry in the 21st Century" 2005
- Presentation, "Negotiation Strategies" 2006
- Presentation, "Violence and Mental Illness: Review of the Research Literature" 2009

# California Association of LPS Hearing Officers Annual Conference:

Panel on LPS Reform

# Forensic Mental Health Association of California Annual Conference:

Presentation, "Outpatient Civil Commitment or Involuntary Outpatient Treatment" 2001

#### Central California Psychiatric Society

Keynote Speaker, "California Legislative Update"

# INVITED PAPERS, LECTURES, PRESENTATIONS NOT LISTED ABOVE:

- Lecture to attending psychiatric staff of Sequoia Hospital on "Management of Assaultive and 1979 Violent Patients"
- Program Coordinator, Chair, & Speaker at Conference on "Victims of Assault/Sexual Abuse" 1979 sponsored by the University of California, San Francisco 1980

1980	Lecture to medical staff of Gladman Hospital on "Evaluation and Treatment of the Violent Patient"
1981	Lecture to attending psychiatric staff of Herrick Hospital on "The Problem of Rape and Establishing a Rape Treatment Center"
1982	Lecture to deputy district attorneys of San Mateo County on "Rape, Rape Trauma Syndrome, and Why Women Don't Report Rape"
1982- 1986	Presentation on "Organic Mental Disorders" at annual "General Psychiatry Board Review & Update" sponsored by the University of California, San Francisco
1986	Workshop leader on "The Psychological Effects of Sexual Assault" at the San Francisco Psychoanalytic Institute Conference on "The Importance of Trauma in Psychic Development"
1987	Lecture to postal service employees on Schizophrenia at a symposium on postal service medicine sponsored by the U.S. Postal Service, Western Region
1987	Co-author on paper presented to 1987 Family Violence Research Conference on "Patterns of Family Violence Associated with Acute Mental Illness"
1988	Co-author on paper presented to 1988 annual meeting of American Psychological Association on "Relationships Between Threats and Violent Behavior by Acute Psychiatric Patients"
1988	Co-author on paper presented to American Psychology-Law Society on "Clinical Judgments of Dangerousness as Predictors of Inpatient Violence"
1989	Lecture at Symposium on Assessment of Violence Potential sponsored by Stanford University Department of Psychiatry/Behavioral Science and Palo Alto VA Hospital Department of Psychology/Psychiatry on "Situational Factors Affecting Violence by Psychiatric Patients"
1990	Lecture to attending staff and housestaff at Pacific Presbyterian Medical Center on "Violence by Psychiatric Patients"
<b>1</b> 991	Lecture at meeting of San Francisco Psychiatric Society on "Does Money Heal All Wounds? The Course of Psychological Symptoms after Lawsuit Resolution"
1992	Presenter on panel about Sexual Harassment for Alumni Faculty Association of Langley Porter Psychiatric Institute, UCSF
1992	Presenter on panel about Sexual Harassment at USF Law School co-sponsored by the Labor/Employment Law Society and the Women's Law Association
1993	Presenter to Program on Conscious and Unconscious Mental Processes Clinical Research Seminar on "Resilience in Survivors of Childhood Sexual Abuse"
1995	Lecture to attending staff and housestaff at California Pacific Medical Center on "Sexual Harassment"
1996	Grand Rounds lecture to San Mateo Health Services Residency Training Program on "Sexual Harassment: Forensic Issues"
1996	Discussion Group Leader on "Developing Negotiation Skills" at Symposium on Developmental Issues for Women Professionals
1997,9	99 Lectures to medical staff and nursing staff of Department of Psychiatry at St. Francis
•	Memorial Hospital on "Managing Aggressive Patients on Psychiatric Inpatient Units"
1997	Lecture to Santa Clara County Society of Psychiatric Physicians on "Malpractice: Update for Psychiatrists"
2000	Presenter at UCSF Women's Health 2000 Conference on "Learning to Negotiate: Why It's Important for Women"
2001 Mil	Lecture for California Pacific Medical Center Grand Rounds on "Civil Commitment in the Next llenium"
2001	Grand Rounds lecture at San Francisco Veterans Administration Hospital on "Sexual Harassment and the Courts"
2002	Presenter at UCSF Women's Health Conference on "Principles of Negotiation: Getting What You Want"
2003	Lecture for the Greater Washington DC Chapter of American Academy of Psychiatry and the Law on "Forensic Psychiatrists' Role in Workplace Harassment and Discrimination Litigation"

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CURRICULUM	VITAE	Renée	Binder.	M.D.
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2003 Clinical	Presenter on "Risk Management and Psychopharmacology" at The American Society of Psychopharmacology in New York	
2004	Grand Rounds at UCSF and at San Francisco General Hospital , "Politics and Policy in Washington D.C."	
2004	Presenter on "Legal Aspects of Prescribing Psychopharmacologic Drugs" at Conference on Psychiatry for Primary Care	
2004 Closing Address on "Current Issues in Medical Malpractice" at Conference on Primary Car Medicine: Principles and Practice		
2005	Speaker at University of California Leadership Institute on "Faculty and Staff Working Together" in San Diego	
2005	Speaker at Plenary On "Psychiatry/Psychology and the Courts" and Facilitator at "Civil Court" Breakout Session at California Judicial Branch Conference	
2006	Lecture to Santa Clara County Society of Psychiatric Physicians on "Sexual Harassment"	
2006	Presenter on "Suicide" at Conference on "New Frontiers in Depression Research"	
2006	Workshop Leader at UCSF Symposium on Mid-Career Challenges	
2007	Workshop on "Negotiation in Academia" at Women's Global Health Scholars Program	
2006, 2007	Presentations for UCSF Medical Students and Hastings Law Students Joint Seminar on Involuntary Treatment and Homelessness	
2008	Speaker to UCSF first and second year medical students in Brain Interest Group on Forensic Psychiatry	
2008	Keynote Speaker at Stanford University Adjunct Clinical Faculty Committee Appreciation Day	
2008	Presentation at Faces of Forensics: Identification and Behavior at Hastings College of the Law	
2008	Grand Rounds at UCSF Fresno: Psychiatry and the Law	
2012	Grand Rounds: Mass Murderers: The Role of Psychiatry	

# POSTGRADUATE AND CONTINUING EDUCATION COURSES ATTENDED:

1978	Graduate Division Course on Research Methods
1979-90	Member of peer supervision group of women psychiatrists in Marin
1979-86	Participant in faculty supervision seminar with Dr. Robert Wallerstein
1999-00	Law School Classes at Hastings College of Law on "Science in the Law" and "Psychiatry
	and the Law"
2010	Harvard School of Public Health-Program for Chairs of Academic Clinical Departments
1976-now	Attended sufficient continuing education courses to maintain certification

### UNIVERSITY SERVICE:

### SYSTEM-WIDE:

1998-2000	Member of System-Wide Faculty Welfare Committee
1999-2000	Member of System-Wide Faculty/Staff Partnership Task Force
2000-2001	Vice-Chair of System-Wide Faculty Welfare Committee
2001-2002	Chair of University of California System-Wide (for ten campuses) Faculty Welfare Committee and member of Academic Council
2009	Ad Hoc committee to review hiring practices at UCSD School of Medicine
2012	Presenter at University of California Risk Summit Conference

### CAMPUS-WIDE:

1977	Workshop for UC Hospital Social Workers on Rape Prevention and Treatment(Lecture and discussion leader)
1980-81,86-87,95-98	Member and chair of ad hoc review committee for appointments, advancements and promotions to the University of California
1986,89,91,95	Member of campus-wide committee to develop policy and procedures concerning sexual harassment
1987, 1995	Member of ad hoc Moffitt-Long Quality Assurance Committee to investigate alleged inappropriate faculty conduct
1987-90	Sexual harassment complaint advisor for the University of California, San Francisco
1990-95	Member of Chancellor's Advisory Committee on the Status of Women
1990-95	Member of the Faculty Subcommittee of the Chancellor's Advisory Committee on the Status of Women
1995-1996	Member of Credentials Committee of UCSF Medical Center
1997-1998	Member of Faculty Welfare Committee, Academic Senate
1998-1999	Vice-Chair of Faculty Welfare Committee
1999-2001	Chair of Faculty Welfare Committee
1998-2001	Member of Committee on Committees (elected)
2002, 2004, 2006	Member of University Stewardship Review Committees
2006	Presenter and Small Group Leader at Workshop for Junior Faculty Women sponsored by the Chancellor's Advisory Committee on the Status of Women
2006-2011	Presenter and Workshop Leader at Welcoming Week for new faculty at UCSF
2007	Presenter at Chancellor's Advisory Committee on the Status of Women Retreat
2008, 2009	Member of UCSF Lifetime Achievement in Mentoring Award Committee
2009	Member of Committee to Revise Research Misconduct Policy
2010	Presentation on Negotiation Strategies for First Academic Position to Division of General Medicine and Institute of Health Policy fellows and trainees
2011	Joint Administration-Academic Senate Task Force for Five Year Review
2013	Interactive CV Webinar on Managing your CV in ADVANCE
2014	Presenter at Workshop for Mid-Career Faculty  Member of Workgroup on Conflict of Interest and Conflict of Commitment
2017 2017	Presenter at Mentor Training Program for faculty
2017	Member of interview committee for Academic Employee Relations Manager
2019	Presenter Ad Hoc Committee Trainings for faculty misconduct investigations
2019	Presenter at UCSF Threat Management Conference

### SCHOOL OF MEDICINE:

1978, 1983, 1988, Alumni-Faculty Association correspondent and class chairman for 5<sup>th</sup> year, 1993, 1998, 2003

Alumni-Faculty Association correspondent and class chairman for 5<sup>th</sup> year, 19<sup>th</sup> year, 15<sup>th</sup> year, 20<sup>th</sup> year, 25<sup>th</sup> year, and 30<sup>th</sup> year reunion

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CORRICO	POM VIIAP Rence Binder, M.D.
1978-80	Pathway advisor for University of California School of Medicine Behavioral
1978-82	Specialist Pathway Member of course committee for second year medical students, Introduction to
1004	Clinical Psychiatry (Psychiatry 131 A & B)  Panelist for medical student forum on Careers in Psychiatry
1984	Chair of ad hoc faculty committee to investigate allegations of faculty
1992	misconduct
1992-97	Member of Student Welfare Committee
1997-2000	
1995,97	Member of ad hoc faculty committees to investigate allegations of faculty misconduct
1997-2000	At large School of Medicine Representative to the Representative Assembly of the S.F. Division of the Academic Senate (elected)
2006-2013	
2007-2008	Board of Directors of Northern California Institute for Research and Education
2009	Presenter to Faculty of Ob-Gyn and Orthopedics on Academic Advancement
2010	Organizer and Presenter at Division Chief School
2011	Presenter to Ob-Gyn Leadership on Appraisals
2011	Organizer and Presenter at Workshop for Mid-Career Faculty
2014	Presenter to Faculty of Radiation Oncology on Academic Advancement
2014	Presenter to Junior Women Faculty at SFGH on Negotiation
2014	Presenter to Faculty of Family Medicine on Negotiation
2019	Presenter to first year medical students on Talking to Patients about Guns.
2019	Co-Chair Committee for Professional Development for Charis and Directors
	IENT OF PSYCHIATRY:
1977-80	Residency Training Committee
1977-85	Clinical Services Advisory Committee
1980-83, a	
1988-92	Appointments and Promotions Committee for Volunteer Clinical Faculty
1981	Committee to Study Faculty Participation in Governance Search Committee for Director of Adolescent and Young Adult Inpatient Unit
1981-82	Community Practice and Administration Track Subcommittee for the Residency Training
1983-84	Program (co-chair)
1984	Parental Leave Committee for the Residency Training Program
1987	Chairman of Search Committee for Psychiatrist for the Center for the Study of Neurosis Biomedical Research Support Grant Committee to determine the present distribution of
1987-91	BRSG funds following federal regulations and departmental guidelines
1989-90	Member of UCSF-Mt. Zion merger planning committee
1989-90	Member of Mt. Zion-UCSF inpatient psychiatric unit planning committee  Member of UCSF Department of Psychiatry Grand Rounds Planning Committee
1988-89	Chairman of Search Committee for Assistant Director of Child and Adolescent Service
1990-91	Chairman of UCSF Department of Psychiatry Grand Rounds Planning Committee
1989-92 1989-91	Member of Department of Psychiatry Compensation Plan Oversight Committee
1909-91	Chair of Department of Psychiatry Compensation Plan Oversight Committee
1991-92	Chairman of Appointments and Promotions Subcommittee on Clinician-Teacher Faculty Track
1994	Departmental Representative to "San Francisco Psychiatric Associates" to plan for managed care contracts in San Francisco
1994-96	Member of Planning Committee for the Program for Women
1994-96 1992-98	Appointments and Promotions Committee for Paid Clinical Faculty
1994-20	The position of a source of the same of th

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COMIC	ODUM VIIID ROMO DIMEON, MAIO
1996-02	Member of Department of Psychiatry Compensation Plan Oversight Committee
1998-99	Chair of Department of Psychiatry Compensation Plan Oversight Committee
2004-07	Integrated Residency Committee
LANGLE	Y PORTER PSYCHIATRIC INSTITUTE/HOSPITAL AND CLINICS:
1977-78	Environmental and Infection Control Committee (Chairman)
1977-78	Executive Medical Board/Executive Committee of the Medical Staff
1988-89	
1997-99	
1978	Ad Hoc Committee for By-Laws Revision
1978-80	Medical Records Committee:
	1978-79 Vice-Chairman 1979-80 Chairman
1979-82	President-Elect, President, and Past President of Medical Staff
1979-82	Nominating Committee for Executive Medical Board
1983	Committee on Hospitalization of Private Patients (Chairman)
1984-85	Nominating Committee for Executive Medical Board
1984-85	Pharmacy & Therapeutics Committee:
150.00	1986-87 Vice-Chairman
	1987-88 Chairman
1988-89	Executive Medical Board: Elected Member
1989-90	ECT Committee
1991-94	Executive Clinical Committee
1994	Chairman of Committee to Plan Clinical and Educational Programs on Adult Inpatient Services
1994-95	Member of Selection Committee for medical positions at Langley Porter Psychiatric Institute
1994-99	Quality Assurance Committee
1997-98	Quality Improvement Executive Committee
1999-00	Credentials Committee
2002-03	ECT Review Committee
2008-11	Langley Porter Psychiatric Hospital and Clinics Leadership Committee
2008-11	Executive Medical Staff Committee
2012-	Chair Morbidity and Mortality Conference
present	
2018-	Chair Safety and Security Committee
present	
PUBLIC :	SERVICE:
1976-84	Representative to Community Mental Health Center Clinical Council Meetings
1978	Representative to San Francisco Sexual Trauma Advisory Board (to Director of Public Health)
1978	Speaker at Pacific Heights Community Forum on Rape Prevention and Treatment
1979-80	Member of San Francisco Emergency Services Directors' Task Force
1980-81	Psychiatric consultant to study on "Sexual Assault of Patients in Psychiatric Hospitals"

Consultant and Moderator for San Mateo County Mental Health Services Workshop on

"Rape Awareness, Prevention and Intervention"

1981-83	Consultant to San Mateo County District Attorney's Office for prosecution of sexual assault cases
1986	Consultant to San Quentin Prison psychiatrists on "Crisis Intervention and Psychiatry Emergencies"
1987	Clinical consultant to San Quentin Prison psychiatrists
1995-96	Consultant to Santa Clara Office of County Counsel on Assessment of Violence Risk
2000	Consultant to Lanterman-Petris-Short Hearing Officers about proposed changes in California Civil Commitment Laws
2006	Presentation to High School Students at SF Public Arts and Technology School on "Politics in the federal government"
2007	Presentation to County Public Health Psychiatrists on Mental Health Courts
2008	Presentation to Hastings law students in employment and labor law student association on mental illness, stigma, and discrimination
2012	Presentation to Commonwealth Club on "Mind, Madness and Gun Violence"
2013	Presentation to California Mental Health Planning Council on Violence and Mental Illness
2017	Part of 6 member lobbying group representing 500,000 physicians and 6 medical
	organizations to US. Senate about Health Care Reform
ADMINIS	TRATIVE EXPERIENCE:
1976-86	Director of Emergency Services at Langley Porter Psychiatric Institute
	Administrative and clinical responsibility for delivery of services by psychiatric residents, medical students, nurses and psychology fellows in emergency walk-in clinic
	Cost center manager and budget preparation for budget of \$360,000.00
1977-90	Director of Crisis Intervention Unit and Psychiatric Intensive Care Unit at Langley Porter Psychiatric Institute
	Administrative and clinical responsibility for delivery of services by psychiatrists, psychiatric residents, medical students, nurses, social workers, psychologists and rehabilitation therapists
	Cost center manager and budget preparation for budget of \$1,400,000.00
1978-80	Director of Rape Treatment Center at Langley Porter Psychiatric Institute
	Organized and established the Rape Treatment Center involving coordination with the University of California's Department of Gynecology and Department of Psychiatry, San Francisco Police Department, San Francisco Community Mental Health, San Francisco Department of Public Health, San Francisco District Attorney, Moffitt Emergency Room, Langley Porter Psychiatric Institute and University of California Administration, and Queen's Bench Foundation.
1991-99	Director of Adult Inpatient Services (32-bed locked and unlocked units) at Langley Porter Psychiatric Institute
	Administrative and clinical responsibility for delivery of services by psychiatrists, psychiatric residents, medical students, nurses, social workers, psychologists and rehabilitation therapists
1999-now	Founder and Director of Psychiatry and the Law Program and Fellowship
	Organized program, obtained contracts, developed liaison with law school, and obtained ACGME accreditation for forensic fellowship.
2005- 2009	Organized Global Health Faculty Scholar Program for faculty in UCSF School of Medicine
2008- 2011	Interim Chair of Department of Psychiatry and Director of Langley Porter Psychiatric Institute.
	Administrative and academic responsibility for a budget of approximately \$100 million and 176 paid faculty members. Clinical and administrative responsibility for

a hospital with 6000 inpatient days/year, 4000 partial hospitalization days and 30,0000 outpatient visits/year.

#### TEACHING:

# FORMAL SCHEDULED CLASSES FOR UCSF STUDENTS (during last 5 years)

	- ····· ·· -		
Academic Year	Course	<b>Nature of Contribution</b>	Class Size
2001- now	Supervision of senior psychiatric resident on the Psychiatry and the Law elective	Organize teaching elective and provide weekly individual supervision	1-2 at a time
2000-now	Preceptor for 4 <sup>rd</sup> year elective medical students	Organize teaching elective and provide supervision	1 at a time
2000-now	Didactic Seminar on Psychiatry and the Law	Organize schedule and recruit speakers and teach course	5
2000-now	Landmark Case Seminar	Organize schedule and discuss cases	5
2000-now	Forensic Case Conference	Organize schedule and discuss cases	5
2006-now	Seminars to PGY-2 residents on forensic psychiatry as part of professionalism block	Organize schedule and give lectures	12
2000-now	Tutorial on Civil Litigation	Discussion and supervision of civil cases	2
2000-now	Forensic Research Seminar	Discussion of research topics	9
2006, 2007	Psychiatry and the Law for $1^{st}$ and $2^{nd}$ year medical students	Lecture	20

# UCSF DEPARTMENT OF PSYCHIATRY GRAND ROUNDS PRESENTATIONS:

1977	"Working Through of Patients' Suicides by Four Therapists in Training"
1979	"Rape"
1985	"New Research on Violence"
1986	"Treatment Dilemmas Following Neuroleptic Malignant Syndrome"
1989	"Use of Clozapine in Schizophrenia"
1993	"Sexual Harassment" – Psychiatry Grand Rounds at San Francisco General Hospital
1994	"Confidentiality: Legal Issues for Mental Health Professionals"
2002	Coordinator of Forensic Series of Grand Rounds and Co-Presenter on "Serial Killers"
2004	Politics and Policy in Washington D.C.
2006	Covert medications: Legal and Ethical Issues-Grand Rounds at Veterans Hospital
2006-12	Workshops on Risk Assessment for Violence and Suicide
2012	After the Tucson and Aurora Shootings: The Role of Forensic Psychiatry
2013	Clinical and Legal Management of a Violent Threatening Patient with Psychosis
2018	Child Pornography: Clinical and Legal Issues

### TEACHING AIDS PREPARED:

1983-84 Wrote syllabus chapter for Psychiatry 131A & B

1987-94	Prepared syllabus for psychiatric section of Medicine 111
1996	Prepared syllabus for Workplace Violence conference

# FACULTY MENTORSHIP PROGRAM:

1991-present Mentor in the departmental Faculty Mentorship Program and mentor for medical school faculty in all departments

2014 Faculty Mentoring Lunchtime Session -Presenter on Advancement and Promotion

# TEACHING AWARDS:

2006 Psychiatry Residents Association Award for "Excellence in Teaching"

# RESEARCH AND CREATIVE ACTIVITIES:

DEFE	REVIEWED	ARTICLES:
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I DDIC ICO V.	
1979	Binder RL: Use of Seclusion on an Inpatient Crisis Intervention Unit. Hospital and Community Psychiatry 30:266-269
1979	Kolodny S, Binder RL, Bronstein AA, and Friend RL: The Working Through of Patients' Suicides by Four Therapists. Suicide and Life Threatening Behavior 9:33-46
1980	Binder RL and Dickman WA: Psychiatric Manifestations of Neurosyphilis in Middle-Aged Patients. American Journal of Psychiatry 137:741-742
1980	Binder RL: Setting up a Rape Treatment Center. Journal of American Medical Women's Association 35:145-148
1981	Binder RL, Glick I, and Rice M: A Comparative Study of Parenteral Molindone and Haloperidol in the Acutely Psychotic Patient. Journal of Clinical Psychiatry 42:203-206
1981	Binder RL and Levy R: Extrapyramidal Reactions in Asians. American Journal of Psychiatry 138:1243-1244
1981	Binder RL: Difficulties in Follow-Up of Rape Victims. American Journal of Psychotherapy 35:534-541
1981	Binder RL: Why Women Don't Report Sexual Assault. Journal of Clinical Psychiatry 42:437-438
1983	Binder RL: Cultural Factors Complicating the Treatment of Psychosis Caused by B <sub>12</sub> Deficiency. Hospital and Community Psychiatry 34:67-69
1983	Binder RL: Neurologically Silent Brain Tumors in Psychiatric Hospital Admissions: Three Cases and a Review. Journal of Clinical Psychiatry 44:94-97
1983	Binder RL and Jonelis FJ: Seborrheic Dermatitis in Neuroleptic-Induced Parkinsonism.  Archives of Dermatology 119:473-475
1983	Binder RL and McCoy SM: A Study of Patients' Attitudes Toward Placement in Seclusion.  Hospital and Community Psychiatry 34:1052-1054
1983	Binder RL, Callaway E, Levin AS, and Stites DP: Relationship Between Creatinine Phosphokinase and Immunoglobulins in Unmedicated Caucasian Schizophrenics. Biological Psychiatry 18:1493-1496
1984	Binder RL and Jonelis FJ: Seborrheic Dermatitis: A Newly Reported Side Effect of Neuroleptics. Journal of Clinical Psychiatry 45:125-126
1984	Victor BS, Link NA, Binder RL, and Bell IR: Use of Clonazepam in Mania and Schizoaffective Disorders. American Journal of Psychiatry 141:1111-1112
1985	Link N, Victor B, and Binder RL: Psychosis in Children of Holocaust Survivors. Journal of Nervous and Mental Disease 173:115-117
1985	Binder RL, Ormiston SM, and Goldberg FS: No Smoking: The Effect on Therapy Groups.  American Journal of Nursing 2:129
1985	Binder RL, McNiel DE, and Fishman PS: Attitude Change Concerning the Right to Refuse Treatment: The Impact of Experience. American Journal of Psychiatry 142:1362-1365

1985	Binder RL: Patients' Rights Advocates in San Francisco. Bulletin of the American Academy of Psychiatry and the Law 13:325-336
1985	McNiel DE and Binder RL: Teaching Psychiatric Residents About Referring Inpatients for Psychological Testing. Journal of Psychiatric Education 9:240-247
1985	Binder RL: Sex Between Psychiatric Inpatients. Psychiatric Quarterly 57:121-126
1986	McNiel DE and Binder RL: Violence, Civil Commitment and Hospitalization. Journal of Nervous and Mental Diseases 174:107-111
1986	Binder RL and McNiel DE: Victims and Families of Violent Psychiatric Patients. Bulletin of the American Academy of Psychiatry and the Law 14:131-139
1986	McCulloch E, McNiel DE, Binder RL, and Hatcher C: Effects of a Weapon Screening Procedure in a Psychiatric Emergency Room. Hospital and Community Psychiatry 37:837-838
1987	McNiel D and Binder RL: Patients Who Bring Weapons to the Psychiatric Emergency Room. Journal of Clinical Psychiatry 48:230-233
1987	McNiel DE and Binder RL: Predictive Validity of Judgments of Dangerousness in Emergency Civil Commitment. American Journal of Psychiatry 144:197-200
1987	Binder RL: Three Case Reports of Behavioral Disinhibition with Clonazepam. General Hospital Psychiatry 9:45-47
1987	Binder RL: AIDS Antibody Tests on Inpatient Psychiatric Units. American Journal of Psychiatry 144:176-180
1987	Baer JW and Binder RL: Physical Complaints Without Organic Basis in Psychiatric Inpatients: Report of Two Cases. Psychiatric Quarterly 58:218-223
1987	Rosenberg JG, Binder RL, and Berlant J: Prediction of Lithium Dose: Comparison and Improvement on Current Methods. Journal of Clinical Psychiatry 48:284-286
1987	Binder RL, Kazamatsuri H, Nishimura T, and McNiel DE: Smoking and Tardive Dyskinesia. Biological Psychiatry 22:1280-1281
1987	Binder RL, Kazamatsuri H, Nishimura T, and McNiel DE: Tardive Dyskinesia and Neuroleptic-induced Parkinsonism in Japan. Am J of Psychiatry 144: 1494-96
1987	Hargreaves WA, Zachary R, LeGoullon, Binder RL, and Reus V: Neuroleptic Dose: A Statistical Model for Analyzing Historical Trends. Journal of Psychiatric Research 21:199-214
1987	Binder RL and McNiel DE: Evaluation of a School-Based Sexual Abuse Prevention Program: Cognitive and Emotional Effects. Child Abuse and Neglect 11:497-506
1988	Binder RL and McNiel DE: Effects of Diagnosis and Context on Dangerousness. American Journal of Psychiatry 145:728-732
1988	McNiel DE, Binder RL, and Greenfield TK: Predictors of Violence in Civilly Committed Acute Psychiatric Patients. American Journal of Psychiatry 145:965-970
1988	Goldberg FS, McNiel DE, and Binder RL: Therapeutic Factors in Two Forms of Inpatient Group Psychotherapy. Music Therapy and Verbal Therapy. Group 12:146-156
1989	McNiel DE, Greenfield T, Atkisson C, and Binder RL: Factor Structure of a Brief Symptom Checklist for Acute Psychiatric Inpatients. Journal of Clinical Psychology 45:66-72
1989	Ormiston S, Barrett N, Binder RL and Molyneux V: A Model for the Development of a Partially Computerized Treatment Plan. Hospital and Community Psychiatry 40:531-533
1989	McNiel DE and Binder RL: Relationship Between Preadmission Threats and Later Violent Behavior by Acute Psychiatric Inpatients. Hospital and Community Psychiatry 40:605- 608
1989	Haller E, Binder RL, and McNiel DE: Violence in Geriatric Patients with Dementia. Bulletin of the American Academy of Psychiatry and the Law 17:183-188
1989	Greenfield TK, McNiel DE, and Binder RL: Violent Behavior and Length of Psychiatric Hospitalization. Hospital and Community Psychiatry 90:809-814

1990	Binder RL and McNiel DE: The Relationship of Gender to Violence by Acutely Disturbed Psychiatric Patients. Journal of Clinical Psychiatry 51:110-114
1990	Lowenstein M, Binder RL, and McNiel DE: The Relationship Between Admission Symptoms and Hospital Assaults. Hospital and Community Psychiatry 41:311-313
1990	Kalunian DA, Binder RL, and McNiel DE: Violence by Geriatric Patients Who Need Psychiatric Hospitalization. Journal of Clinical Psychiatry 51:340-343
1990	Haller E and Binder RL: Clozapine: A New and Different Neuroleptic. Western Journal of Medicine 153:62-64
1990	Haller E and Binder RL: Clozapine and Seizures. American Journal of Psychiatry 147:1069-1071
1991	McNiel DE and Binder RL: Clinical Assessment of the Risk of Violence Among Psychiatric Inpatients. American Journal of Psychiatry 148:1317-1321
1991	Binder RL, Trimble MR, and McNiel DE: The Course of Psychological Symptoms After Resolution of Lawsuits. American Journal of Psychiatry 148:1073-1075
1991	Binder RL, Trimble MR, and McNiel DE: Is Money a Cure? Follow-Up of Litigants in England. Bulletin of American Academy of Psychiatry and the Law 19:151-160
1991	Binder RL: Women Clinicians and Patient Assaults. Bulletin of American Academy of Psychiatry and the Law 19:291-296
1991	Binder RL and McNiel DE: Involuntary Patients' Right to Refuse Medication: Impact of the Riese Decision on a California Inpatient Unit. Bulletin of American Academy of Psychiatry and the Law 19:351-357
1992	McNiel DE, Rosales IB and Binder RL: Family Attitudes that Predict Home Placement of Hospitalized Psychiatric Patients. Hospital and Community Psychiatry 43:1035-1037
1992	Binder RL: Sexual Harassment: Issues for Forensic Psychiatrists. Bulletin of American Academy of Psychiatry and the Law 20:409-418
1993	Straznickas K, McNiel DE and Binder RL: Violence Toward Family Caregivers of the Mentally Ill. Hospital and Community Psychiatry 44:385-387
1994	McNiel DE, Binder RL: The Relationship Between Acute Psychiatric Symptoms, Diagnosis and Short-Term Risk of Violence. Hospital and Community Psychiatry 45:133-137
1994	McNiel DE and Binder RL: Screening for Risk of Inpatient Violence: Validation of an Actuarial Tool. Law and Human Behavior. 18:579-586
1994	Binder RL, McNiel DE, and Goldstone RL: Patterns of Recall of Childhood Sexual Abuse as Described by Adult Survivors. Bulletin of American Academy of Psychiatry & the Law 22:357-366
1994	Binder RL, McNiel DE: Staff Gender and Risk of Assault on Doctors and Nurses. Bulletin of American Academy of Psychiatry & the Law 22:545-550
1995	McNiel DE, Binder RL: Correlates of Accuracy in Assessing Violence Risk. American Journal of Psychiatry. 152:901-906
1996	Binder RL, McNiel DE, Goldstone RL: Adult Survivors of Childhood Sexual Abuse: Is Adaptive Coping Possible? Psychiatric Services. 47:186-188
1996	Haller E, McNiel DE, Binder RL: Impact of a Smoking Ban on a Locked Psychiatric Unit. Journal of Clinical Psychiatry. 57:329-332
1996	Binder RL, McNiel DE: Application of the Tarasoff Ruling and Its Effect on the Victim and the Therapeutic Relationship. Psychiatric Services. 47:1212-1215
1997	McNiel DE, Binder RL: The Impact of Hospitalization on Clinical Assessments of Suicide Risk. Psychiatric Services. 48:204-208
1997	Beauford JE, McNiel DE, Binder RL: Utility of the Initial Therapeutic Alliance in Evaluating Patients' Risk of Violence. American Journal of Psychiatry. 154:1272-1276
1998	Binder RL, McNiel DE, Sandberg DA: A Naturalistic Study of Clinical Use of Risperidone. Psychiatric Services. 49:524-526

1998	Sandberg DA, McNiel DE, Binder RL: Characteristics of Psychiatric Inpatients Who Stalk, Threaten, and Harass Staff After Discharge. American Journal of Psychiatry, 155:1102-1105.
1998	McNiel DE, Binder RL, Fulton FM: Management of Threats of Violence Under California's 'Duty to Protect' Statute. American Journal of Psychiatry. 155:1097-1101
1998	McNiel DE, Sandberg DA, Binder RL: The Relationship Between Confidence and Accuracy in Clinical Assessment of Patients' Potential for Violence. Law Hum Behav 22:655-669
1999	Binder RL: Are the Mentally Ill Dangerous? Journal of the American Academy of Psychiary and the Law. 27:189-201
1999	Binder RL, McNiel DE: Contemporary Practices in the Management of Acutely Violent Patients: A Survey of 20 Psychiatric Emergency Rooms. Psychiatric Services. 50:1553-1554
2000	Gerbasi J, Bonnie R, Binder RL: Mandatory Outpatient Treatment. Journal of the American Academy of Psychiatry and the Law. 28:127-144 (SPECIAL ARTICLE with four commentaries and editorial)
2000	Lam JN, McNiel DE, Binder RL: The Relationship between Patients' Gender and Violence Leading to Staff Injuries. Psychiatric Services. 51:1167-1170
2000	McNiel DE, Eisner JP, Binder RL: The Relationship between Command Hallucinations and Violence. Psychiatric Services. 51:1288-1292
2001	McNiel DE, Lam JN, Binder RL: Relevance of Interrater Agreement to Violence Risk Assessment. Journal of Consulting and Clinical Psychology. 68:1111-1115
2002	Sandberg DA, McNiel DE, Binder RL: Stalking, Threatening, and Harassing Behavior by Psychiatric Patients Toward Clinicians. Journal of the American Academy of Psychiatry and the Law. 30: 221-229
2002	Binder RL: Liability for the Psychiatrist Expert Witness. American Journal of Psychiatry. 159: 1819-1825 Note: This article was selected as one of the most "important and influential" papers in the field for re-publication by the International Library of Medicine, Ethics, and Law in the volume, Mental Illness, Medicine, and Law in January 2009.
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2004	Binder RL: Reflections of a Forensic Psychiatrist in Washington: Politics and Policy. Journal of the American Academy of Psychiatry and the Law. 32: 324-328
2005	McNiel DE, Binder RL: Psychiatric Emergency Service Use and Homelessness, Mental Disorder, and Violence. Psychiatric Services. 56: 699-704
2005	McNiel DE, Binder RL, Robinson JC: Incarceration Associated with Homelessness, Mental Disorder, and Co-occurring Substance Abuse. Psychiatric Services. 56: 840-846
2007	Binder RL, McNiel DE: "He Said-She Said": The Role of the Forensic Evaluator in Determining Credibility of Plaintiffs Who Allege Sexual Exploitation and Boundary Violations. Journal of the American Academy of Psychiatry and the Law. 35: 211-218
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2010	Academy of Psychiatry and the Law. 38:376-385 Meffert SM, Musalo K, McNiel DE, Binder RL: The Role of Mental Health Professionals in
	Political Asylum Processing. Journal of American Academy of Psychiatry and the Law. 38:479-489 Note: This article was described in Legal Studies Research Paper Series 11-04
	Immigration Briefings 1 April 2011 "Mental Health Professions and Affirmative Applications for Immigration Benefits" as "an excellent review of the current state of the art"
2010	McNiel DE, Binder RL: Stakeholder Views of a Mental Health Court. International Journal of Law and Mental Health. 33: 227-235
2011	McNiel DE, Hung EK, Cramer RJ, Hall SE, Binder, RL: An Approach to Evaluating Competency in Assessment and Management of Violence Risk. Psychiatric Services.
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2012	Hung EK, Binder RL, McNiel DE: Covert Medication in Psychiatric Emergencies: Is It Ever Ethically Permissible? Journal of American Academy of Psychiatry and the Law. 40: 239-245
2012	Burton P, McNiel DE, Binder RL: Fire Setting, Arson, Pyromania, and the Forensic Mental Health Expert. Journal of American Academy of Psychiatry and the Law. 40: 355-365
2012	Nau M, McNiel DE, Binder RL: Postpartum Psychosis and the Courts. Journal of American Academy of Psychiatry and the Law. 40:312-325
2012	Berger O, McNiel DE, Binder RL: PTSD as a Criminal Defense. Journal of American Academy of Psychiatry and Law. 40: 509-521
2013	McNiel DE, Gormley B, Binder RL: Leverage, the Treatment Relationship, and Treatment Participation. Psychiatric Services. 64:431-436
2013	Glezer A, McNiel DE, Binder RL: Transgendered and Incarcerated: A review of the literature, current policies and laws, and ethical issues. Journal of American
	Academy of Psychiatry and Law. 41:551-559
2013	Sadeh N, Binder RL, McNiel DE: Recent Victimization Increases Risk for Violence in Justice-Involved Persons with Mental Illness. Law and Human Behavior.  Advance online publication. Doi: 10.1037/lhb0000043
2015	Binder R, Friedli A, Fuentes-Afflick: Preventing and Managing Unprofessionalism in Medical School Faculties. Academic Medicine. 90:442-446
2015	McNiel DE, Sadeh N, DeLucchi, Binder, RL: Prospective Study of Violence Risk Reduction by a Mental Health Court. Psychiatric Services. 66:598-603
	(Selected for the Editor's Choice Section of Psychiatric Services in December 2019 as one of the most important publications on Violence and Mental Illness)
2015	Korngold C, Ochoa K, Inlender T, McNiel DE, Binder RL: Mental Health and Immigrant Detainees in the United States: Competency and Self-Representation. Journal of American Academy of Psychiatry and Law.43:277-
2016	281 Lorang MR, McNiel DE, Binder RL: Minors and Sexting: Legal Implications.
2016	Journal of American Academy of Psychiatry and Law. 44:73-81 Binder R, Friedli A, Fuentes-Afflick: The New Academic Environment and Faculty Misconduct. Academic Medicine. February 2016

2016	Costello C, McNiel DE, Binder RL: Adolescents and Social Media: Issues of Privacy, Brain Development and the Law. Journal of American Academy of Psychiatry and Law. 44:313-21 (Note: This article was accompanied by a commentary stating, "Costello and colleagues should be commended for calling attention to this problem and for proposing strategies to help mitigate the risks posed to adolescents by social media."
2016	Chan EJ, McNiel DE, Binder RL: Sex offenders in the Digital Age. Journal of American Academy of Psychiatry and Law. 44:368-375
2017	Lacroix R, Shaughnessy R, McNiel DE, Binder RL: Public Safety or Public Reassurance? Controversies Concerning the Canadian Not Criminally Responsible Act. Journal American Academy of Psychiatry and Law. 45:44-51
2017	Hirschtritt ME, Binder RL: Interrupting the mental illness-incarceration-recidivism Cycle. JAMA. 317:695-696
2018	Armontrout J, Tourous J, Cohen, M, McNiel DE, Binder RL: Current Regulation of Mobile Mental Health Applications. Journal of American Academy of Psychiatry and Law. 46:204-211
2018	Hirschtritt MR, Binder RL: A Reassessment of Blaming Mass Shootings on Mental Illness. JAMA Psychiatry. February 28, 2018
2018	Binder RL, Garcia P, Johnson B, Fuentes-Affleck: Sexual Harassment in Medical Schools: The Challenge of Covert Retaliation as a Barrier to Reporting. Academic Medicine. 93: 1770-1773, 2018
2019	Elizondo P, McNiel DE, Binder RL: A Review of Statutes and the Role of the Forensic Psychiatrist in Cyberstalking Involving Youth. Journal of American Academy of Psychiatry and the Law. 47:2019
2019	Hirschtritt MR, Tucker D, Binder RL: Risk Assessment of Online Child Sexual Exploitation Offenders. Journal of American Academy of Psychiatry and Law. 47:2019
2019	Matto M, McNiel DE, Binder RL: A Systematic Approach to the Detection of False PTSD. Journal of American Academy of Psychiatry and Law. 47:2019
2019	Rogers MS, McNiel DE, Binder RL: Effectiveness of Police Crisis Intervention Training Programs. Journal of American Academy of Psychiatry and Law. 47:414-421

# NON-PEER REVIEWED PUBLICATIONS AND OTHER CREATIVE ACTIVITIES:

### **Books and Chapters:**

1984, 1988, 1992	Binder RL: Organic Mental Disorders. Chapter in Review of General Psychiatry. Edited by H. Goldman. Lange Medical Publications. (First, Second and Third Editions)
1995	Haller E and Binder RL: Delirium, Dementia, and Amnestic Disorders. Chapter in Review of General Psychiatry, Edited by H. Goldman, Lange Medical Publications (Fourth Edition)
1991	Binder RL: The Mental Health Professional and the Legal System. GAP Committee on Psychiatry and the Law. Brunner/Mazel, Inc. (Member of Committee authoring book)
1995	Binder RL: Women Clinicians and Patient Assaults. Chapter in Patient Violence and the Clinician (Clinical Practice Series #30). Edited by Burr Eichelman and Anne Hartwig. American Psychiatric Press pp.21-32

## **Teaching Aids and Resource Documents:**

1993-94	American Psychiatric Association Videotape and Study Guide, "Preserving Confidentiality: A Videotaped Guide for Psychiatrists" (Organizer and coordinator of scriptwriting, producing and directing of videotape and preparing the study guide)
1995	American Psychiatric Association Practice Guideline for Psychiatric Evaluation of Adults.  American Journal of Psychiatry Supplement: 66-80 (I was a member of work group that developed guidelines)

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1998	Binder RL: American Psychiatric Association Resource Document on Controversies in Child Custody. J Am Acad Psychiatry Law. 26:267-276 (I was the chair of the work group that developed this resource document.)
1999	American Psychiatric Association Resource Document on Mandatory Outpatient Treatmen [I was a co-author of the document.]
2006	American Psychiatric Association Practice Guideline for the Psychiatric Evaluation of Adults, Second Edition. American Journal of Psychiatry Supplement 163 [I was a member of the work group that wrote the guidelines.]
Other Pu	blications:
1992	American Psychiatric Association Task Force Report on Clinician Safety (Task Force Report 33)
2006	Binder RL: Commentary: The Importance of Professional Judgment in Evaluation of Stalking and Threatening Situations. J Am Acad Psychiatry Law. 34: 451-454
2007	Freedman R, Ross R, Michels R, Appelbaum P, Siever L, Binder RL, Carpenter W, Friedman SH, Resnick P, and Rosenbaum J: Commentary: Psychiatrists, Mental Illness and Violence (by national experts in the field) Am J of Psychiatry 164:1315-1317
2012	Buchanan A, Binder R., Norko M, Swartz M: Psychiatric Violence Risk Assessment. Am J of Psychiatry 169:340
2015	Binder R.: True Parity in North American Psychiatry. Lancet Psychiatry. 370-371
2015	Binder, R: Response to the Presidential Address. Claiming Our Future. Am J of Psychiatry 172: 717-718
2016	Binder R: Claiming Our Future. Presidential Address. Am J of Psychiatry 173: 665-667
2017	Binder R, Garcia P, Johnson B, Fuentes-Afflick. Identifying and Mitigating Risk of Violenc in the Scientific Workplace. Editorial. Journal of American Academy of Psychiatry and Law. 45:400-3